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## FEDERAL BUREAU OF INVESTIGATION

Reporting Office	Office of Origin	Date	Investigative Period	40° a
NEW ORLEANS	NEW ORLEANS	6/22/61	6/8 - 16/61	
FREEDOM RIDE, 196: ILLINOIS CENTRAL I #205 NASHVILLE, TENNESS JACKSON, MISSISSII 5:30 a.m., June 9	RAILROAD TRAIN SEE TO PPI	Report made by  SA  CHARACTER OF CA		Typed By:

REFERENCES:

Freedom Riders-Mise.

Memphis tel to Bureau, 6/8/61. New Orleans phone call to Bureau, 6/9/61. New Orleans tels to Bureau, 6/9/61.

01726

D

LEADS:

NEW ORLEANS

AT JACKSON, MISSISSIPPI. Will report disposition of convicted freedom riders.

ADMINISTRATIVE:

An additional copy of this report is designated for the New Orleans Office in the event the Bureau instructs that a copy furnished the U. S. Attorney, Jackson.

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#### UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

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01727

Copy to:

Report of:

6/22/61

NEW ORLEANS

Field Office File No.: 157-296

Bureau File No.:

Title:

Date:

FREEDOM RIDE, 1961

ILLINOIS CENTRAL RAILROAD TRAIN #205

NASHVILLE, TENNESSEE TO JACKSON, MISSISSIPPI

5:30 AM, JUNE 9, 1961

Character:

RACIAL MATTERS; CIVIL RIGHTS

Synopsis:

5 Freedom Riders identified in details of report arrived Jackson, Miss. via Illinois Central Railroad Train #205 at 5:35 a.m., 6/9/61. All arrested by Jackson PD at ICRR Depot when they failed to obey the orders of Jackson PD Officersto move on. All charged with breach of the peace. No incidents at time of arrest. All tried in Jackson Municipal Court, 6/9/61, and after NG pleasewere convicted of violation of S. 2087.5, Miss. Code. All sentenced to 4 months in jail and fined \$200. No incidents during trial. 2 female Freedom Riders currently confined Hinds County Jail. 2 male Freedom Riders transferred to Miss. State Penitentiary, Parchman, Miss., 6/15/61. released on bond, 6/16/61.

#### DETAILS:

Investigation in this case was predicated upon information furnished by the Memphis Office of the FBI on June 8, 1961 advising that a group of 5 Freedom Riders were scheduled to leave Nashville, Tennessee by L & N Railroad, June 8, 1961, en route Jackson, Mississippi. This group was scheduled to travel via Birmingham, Alabama.

The following individuals were reported to be members of this group of Freedom Riders:

	(All of the above from Central State College, Wilber- force, Ohio.)
. ,	Columbia University, New York City
the follo	Information concerning this matter was furnished to wing individuals on June 8, 1961:
	Chief of Detectives M. B. PIERCE, Police Department, Jackson, Mississippi, by SA
	Colonel T. B. BIRDSONG, Commissioner, Mississippi Highway Safety Patrol, Jackson, Mississippi, by SA
1	Special Agent, Illinois Central Railroad, Jackson, Mississippi, by SA
	CIC, Jackson, Mississippi, by SA
	J. ROBERT GILFOY, Sheriff. Hinds County, Jackson, Mississippi, by SA



Date 6/12/61

01729

Two white couples and one Negro girl were seen to disembark from Southern Railroad train #41 at approximately 12:45 a.m., June 9, 1961, at the depot in Meridian. The white couples went to the white waiting room and the Negro girl went to the Negro waiting room.

Captain of Meridian, Mississippi, Police Department, was present with about ten officers and stayed on the scene to prevent any violence of any kind and to arrest anyone who violated any local lays. Some of the Trainment old Captain the above individuals were Freedom Riders and that several others on the train might also be with them.

There were no incidents and the above people departed on an Illinois Central train at approximately 3:00 a.m. for Jackson, Mississippi.

 3 <i>4</i> /	ū				· :		· .			1.5.
6/9/61 On		at .	Meridian,	Miss.			_File#_	157-296		· ;
SA					,'.	/dfs	Date dic	6/9,	/61	·.

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

•	- 4 4	-	,	
Date	6/22/61			

The following observations were made at the Illinois Central Railroad Depot, Jackson, Mississippi, on June 9, 1961.

At 5:30 a.m., Illinois Central Train #205, en route from Meridian, Mississippi to Shreveport, Louisiana, arrived at the depot. Several minutes after arrival, a group of persons consisting of 1 Negro female, 2 white females and 2 white males was seen to get off this train and walk down the stairway into the main depot. They walked into the white waiting room as a group and sat down on a bench near the door leading from the trains to the station.

Captain Police Department, Jackson, Mississippi, was observed to go over to this group and speak to them. Shortly after he spoke to them, several other officers were observed to talk to the individuals making notes and then this group was led out of the station by Jackson Police Department officers and placed in the Patrol Wagon.

On 6/9/61	at	Jackson,	Miss.		File	#157-29	6	
	ž 1	; - ,	_				150 A 2	
by SA				/df	<b>S</b> Date	dictated	6/17/61	,

SA

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		Date	2/00/61
		Date	01 24 01
Chie:	f of Police W. D. RAY	FIRLD, Police De	epartment,
Jackson, Missis	ssippi, advised that at the Illinois Centr	al Railroad Sta	ition. Jackson.
Mississippi, a	5:35 a.m., June 9,	1961. All were	arrested by
Captain	Police Departmen	nt, after they a	lighted from
the train from	Meridian, Mississip f the ICRR Depot as	of and walked in	to the white
bench and refu	sed to move on when o	ordered to do so	by Captain .
All were charge	ed with breach of the	peace. Accord	ing to RAYFIELD,
all will proba	bly be tried in Jacks	son Municipal Co	urt at 3:00 p.m.,
June 9, 1951.	The following is int se individuals:	cormation from t	ne arrest
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		Jackson PD	address
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	and Dayton, Ohio.		mis
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	Admits participation		
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			Peace
	demonstration in Da	yton, Ohio, New	Port, Indiana.
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n <u>6/9/61</u> at		File # <u>15</u>	<b>37–29</b> 6

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	tal Status -	Education -	college
	Central State Co	llege, Ohio. Admits pic	keting at
	Xenia, Ohio,		

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Jackson, Mississippi, a	ectives M. B. PIERCE, Police Department, dvised that the following individuals lunicipal Court, Jackson, on June 9, 1961
The second secon	
tried for a violation o	t all of the above individuals were of Section 2087.5 of the Mississippi Code.
All entered pleas of no Jackson, Mississ	ot guilty through their attorney
Captain conly witness called for	Jackson Police Department, was the the prosecution. No defense witnesses
were called. All defen	dants were convicted and sentenced to
	ned \$200. According to PIERCE, some of transferred to the Hinds County Jail
to serve out their sent	ences and fines and some would be housed
in the Jackson City Jaz	I to assist the Sheriff in overcoming
A Same of the same	and the about the biolitic between
crowded facilities at t	the Hinds County Jail. PIERCE advised
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The following is the content of Mississippi Code Section 2087.5:

Disorderly conduct -- may constitute felony, when.

- 1. Whoever with intent to provoke a breach of the peace, or under circumstances such that a breach of the peace may be occasioned thereby:
- (1) crowds or congregates with others in or upon shore protecting structure or structures, or a public street or public highway, or upon a public sidewalk, or any other public place, or in any hotel, motel, store, restaurant, lunch counter, cafeteria, sandwich shop, motion picture theatre, drive-in, beauty parlor, swimming pool area, or any sports or recreational area or place, or any other place of business engaged in selling or serving members of the public, or in or around any free entrance to any such place of business or public building, or to any building owned by another individual, or a corporation, or a partnership or an association, and who fails or refuses to disperse and move on, or disperse or move on, when ordered so to do by any law enforcement officer of any municipality, or county, in which such act or acts are committed, or by any law enforcement officer of the State of Mississippi, or any other authorized person, or
- (2) insults or makes rude or obscene remarks or gestures, or uses profane language, or physical acts, or indecent proposals to or toward another or others, or disturbs or obstructs or interferes with another or others, or
- (3) while in or on any public bus, taxicab, or other vehicle engaged in transporting members of the public for a fare or charge, causes a disturbance or does or says, respectively, any of the matters or things mentioned in subsection (2) supra, to, toward, or in the presence of any other passenger on said vehicle, or any person outside of said vehicle or in the process of boarding or departing from said vehicle, or any employee engaged in and about the operation of such vehicle, or
- (4) refusing to leave the premises of another when requested so to do by any owner, lessee, or any employee thereof, shall be guilty of disorderly conduct, which is made a misdemeanor, and, upon conviction thereof, shall be punished by a

fine of not more than two hundred dollars (\$200.00), or imprisonment in the county jail for not more than four (4) months, or by both such fine and imprisonment; and if any person shall be guilty of disorderly conduct as defined herein and such conduct shall lead to a breach of the peace or incite a riot in any of the places herein named, and as a result of said breach of the peace or riot another person or persons shall be maimed, killed or injured, then the person guilty of such disorderly conduct as defined herein shall be guilty of a felony, and upon conviction such person shall be imprisoned in the Penitentiary not longer than ten (10) years.

- 2. The provisions of this act are supplementary to the provisions of any other statute of this state.
- 3. If any paragraph, sentence, or clause of this act shall be held to be unconstitutional or invalid, the same shall not affect any other part, portion or provision of this act, but such other part shall remain in full force and effect.

	1961, Sheriff J. ROBERT GILFOY, HINGS
County, Jackson, Miss	issippi, advised that the following
individuals were tran	sferred to the Mississippi State Peniten-
tiary, Parchman, Miss	rissippi, on June 15, 1961:
On Jime 15	1961, Hinds County Jailer
Tadram Miesissinni	advised that the following were currently
confined to the Hinds	Country Toring
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Control of the Contro	
On June 16,	1961, Deputy, Hinds County
Sheriff's Office, Jac	kson, Mississippi, advised that
had be	n released on \$500 cash appeal bond on
June 16, 1961 and had	i stated she was returning to New York City
via airline at 8:40 1	5.m., June 16, 1961.

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OPTIONAL FORM NO. 10				Tolson Belmont Mohr
. UNITED STATES GOV			b6	Callahan Conrad
Memoran	Wirt	Annual Market Control of the Control	ъ7с	DeLoach Evans
To : Mr. Bel	montalBa	DATE: 6/30/0	61	Malone Rosen Sullivan Tavel Trotter
FROM : A. Rose		Ridere Mis		Tele. Room
SUBJECT: FREEBU	JS 1 168800W	Mages Mis		
	e er e	,		
the National Asso will sponsor a gr into neighboring of the New Orlea	erence to information ociation for the Advance oup of Negroes who wi states to test various for the Office has furnished.	ement of Colored Il make bus trips acilities, ASAC J I the following info	People (NAACI from Mississip oseph Sylvester ormation:	P) ppi
advised today he or to neighboring Mississippi mem stated it would be of demonstration organization mem NAACP, Mississippi, today	Evers, NAACP Field of knows of no plans by Not states to test facilities bers of NAACP should be unlikely that they would be the said if such act of the said if such act of the said they knew of not riders but does not see the said they knew of not riders but does not see the said they knew of not riders but does not see the said they knew of not riders but does not see the said they knew of not riders but does not see the said they knew of not see the	AACP for Negroes. He believes as be confined to hould go to other stativities were plant he would know abound such plans. "Lat	es to go to Missoctivities of ome area. Evenutes for any type and by NAACP out it.  Gulfport, ter said NAACI	rs e
	Police Department, N ssissippi State Police ve been advised.			
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U. S. DEPARTMENT OF POSITIOE COMMUNICATIONS SECTION 1961 JUL 3

### TELETYPE

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 10-02-2009 BY 60324 UC BAW/SAB/STW

URGENT 7--3--61 J 5--23PM CST JC

TO DIRECTOR, FBI

FROM SAC, NEW ORLEANS TOOM RIDERS MISCIAL AND FREEBUS. ALL FIVE FR ARRESTED TRAILWAYS, JACKSON, JULY TWO,

TRIED JACKSON MUNICIPAL COURT, JULY THREE. ALL CONVICTED VIOLATION S. TWO ZERO EIGHT SEVEN POINT FIVE, MISS. CODE, AND SENTENCED FOUR MONTHS AND FINED TWO HUNDRED DOLLARS. NO INCIDENTS AT TRIAL. SHERIFF J. R. GILFOY, HINDS COUNTY, JACKSON, ADVISED HE TRANSFERRED NINETEEN FR PRISONERS FROM JACKSON CITY JAIL AND HINDS COUNTY JAIL TO MSP, PARCHMAN, MISS. JULY THREE. IDENTITIES FOLLOW BY AIRTEL. FOLLOWING IS SUMMARY AS OF FOUR PM, JULY THREE - NO FR ARRESTED OR RELAEASED BOND OR OTHERWISE SINCE

JULY TWO SUMMARY. TOTAL ARRESTED ONE SIX NINE. RELEASED-

BOND SIX TWO. PAID FINE FOUR. RELEASED TO ATTORNEY QNE.

IN CUSTODY ONE ZERO TWO. ALL FR PRISONERS EATING AT JACKSON

COUNTY JAIL AND HINDS COUNTY JAIL.

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WA 7-25 PM OK FBI WA BH

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EX-107

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Mr. Tolson Mr. Belmont

Mr. Mohr\_ Mr. Callahan.

Mr. Conrad ...

Mr. DeLoach

Mr. Evans Mr. Malon

Mr. Rosen Mr. Sulli

Mr. Tavel Mr. Trotter...

Tele. Room. Mr. Ingram .. Miss Gandy.

JUL 6 1961





FEDERAL BUREAU OF INVESTIGATION

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TITLE	CASE	EDOM BIDERS	Miscellareous	Report made by	4			Typed By: .
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# UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

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Copy to:	
Report of:	Office: NEW ORLEANS
Date: 6/28/61	Office: NEW ORLEANS
File Number: New Orleans 157-299	
	ALL INFORMATION CONTAINED
Title: FREEDOM RIDE, 1961	herbin is unglassified - datė 10-02-2009 by 60324 uc baw/sabyst
GREYHOUND BUS	DALE 10-02-2009 & GOSZA OC DAW/SAD/SI
NASHVILLE, TENNESSEE TO	
JACKSON, MISSISSIPPI	
JUNE 10, 1961 Character: RACTAL MATTERS CIVIL RIG	
Character: RACIAL MATTERS; CIVIL RIG	
Synopsis:	
6 Freedom Riders identified in deta	ils of report arrived Jackson
Miss. via Greyhound Bus 5981 at 5:1	
by Jackson PD at Greyhound Terminal	
order of Jackson PD officer to move	on. All charged with breach
of the peace. No incidents at time	of arrest. All tried in
Jackson Municipal Court, 6/12/61, a	nd after NG pleas were con-
victed of violation S. 2087.5, Miss	. Code. All sentenced to
4 months in jail and fined \$200. F	
	ned statement denouncing CORE
and says only reason he joined Free	
2 female Freedom Riders and 1 male	confined Hinds County Jail,
Jackson. 3 male Freedom Riders tra	
Penitentiary, Parchman, Miss., 6/19	
	D. A.
DETAILS:	
Investigation in this cas	e was predicated upon infor-
magionofurnished by	
Congress of Racial Equality (CORE),	
	p of Freedom Riders from
Nashville, Tennessee were scheduled	to arrive at Jackson;
Mississippi via Greyhound bus at ap	proximatery s:oo a.m., June 10,
By dominated the dated Tr	ma 9 1961 the Mombie Office
advised that	ne 9, 1961, the Memphis Office. Nashville,
Tennessee, had advised that a group	
	,

sently stranded at Memphis.

Of	ackson. 12:45 p.m. This	On to l
Ne	New York;	
Illinois;	,	Illinois:
		Illinois:
	II linois;	
Illinois	stated that plans w	ere not settled at that time.
		e 10, 1961, the Atlanta Offic
		de Coordinating Committee,
Atlanta, adv	rised that six Freedom Ri	ders, 2 white females, 2 white
		d Nashville; Tennessee, 1:00
		n, Mississippi by bus and
		a 30 minute lay-over and
كأف بالدائم المأسلاما الأمام والكا	and laft, without other 6 Tr	eedom Riders who were pre-

By communication dated June 11, 1961, the Memphis Office advised that Freedom Rider was then in Memphis and might proceed to Jackson, Mississippi alone at a later date.

Information concerning this matter was furnished to the following individuals on June 9, 1961:

Sheriff J. ROBERT GILFOY, Hinds County, Jackson,
Mississippi.

CIC, Jackson, Mississippi.

Greyhound Lines Terminal
Jackson, Mississippi.

Chief of Detectives M. B. PIERCE, Police Department, Jackson, Mississippi.

bб ,b70

Date 6/23/61

The following observations were made at the Greyhound Bus Terminal, Jackson, Mississippi, on June 10, 1931:

Greyhound Bus #5981 arrived at the Terminal 5:18 p.m. Of the passengers leaving the bus, two white males two white females and two Negro males, were observed to enter the white waiting room as a group and walk to the lunch counter in the waiting room. All took seats at the lunch counter. They were approached by Captain of the Jackson Police Department, who was observed to speak to them. Shortly thereafter, they were escorted from the bus terminal to a waiting police patrol wagon.

There were no incidents of any nature during the above events.

On	6/10/61 a	Jackson	, Miss.	and the second	File#	57-299	
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h.	SA			/dîs	Date dicta	ed 6/17/	61

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Date \_\_6/16/61

At 4:58 p.m., I observed the area of the Greyhound Bus Station on North Lamar Street in Jackson, Mississippi including the front entrance and waiting room designated for white passengers. Officers of the Jackson Police Department checked all persons in the waiting room and all who did not have tickets or other legitimate business in the vaiting room were requested to leave and all did so. Officers also kept the area in front of the station clear. Very few people were in the area. At 5:18 p.m., Greyhound Bus #5981 docked at the loading platform in the rear of the station. The passengers unloaded and six individuals, too white males, two white females and two Negro males, walked into the white waiting room and proceeded to the restaurant inside the white waiting room, which is not separated from the waiting room, but is a part of it. They took seats at the counter and were approached by Captain of the Jackson Police Departme of the Jackson Police Department, who was observed to speak to them, but none of these individuals made any move. At 5:20 p.m., all six were walked to the entrance to the station where the paddy vagon of the Jackson Police. Department was parked and all were loaded in the wagon. There was no noise, jeers or any other incident from the few spectators and no incidents.

Ω'n	6/10/61 ot	Jackson, Miss.	File ∦	157-299
VII.				

SA SAMUEL E. VIRDEN, II /dis Date dictated 6/10/61

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D	ata	- ,	v/	/23	/ O.	J.

Chief of Detectives M. D. PIERCE, Police Department,
Jackson, Mississippi, advised that the individuals listed below
were arrested at the Greyhound Bus Terminal. Jackson, Mississippi,
at 5:20 p.m., June 10, 1931, by Captain of the Police
Department. All were arrested for breach of the peace. PIERCE
said that these individuals were Freedom Riders who had arrived
on the Greyhound bus from Nashville, Tennessee. He said all had
entered the white waiting room at the terminal of the Greyhound
Lines at Jackson and had sat at the lunch counter and failed to
move on when ordered to do so by Captain He said all would
be tried in Jackson Hunicipal Court, June 12, 1961. PIERCE
advised that there were no incidents in connection with the
above mentioned arrests.

Chief PIERCE made available the following information concerning these individuals from his files:

	Jackson PD		re <u>ss  </u>	
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born   Complex   Middleb   Mother	Jackson  Rve. New Y  weight - Bu  ion Bu  Occupation - Dury, Vermont.	PD  Tork  Inc.  Eyes  ild -  Student,  Father -  Education	address liana. He liana. He liarii Middlebury	ge deight - al status college,
Complex Middlet Mother 3 years	Jackson  Rve. New Y  weight -  zion Bu  Occupation -  oury, Vermont.	Father -  Education  Independent,  Independe	address liana. He Hair Hair Middlebury - High so	ge ight - al status College, chool and

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	Jackson PD address -	
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u Li Bayer	Father Mother -	- E-1
	Education - years	
	college, Cornell University and New York Univer-	
	sity. Prior arrests - None. Admits political	
	parades in Brooklyn, New York, =member of NAACP.	
5		Francisco (Section 1)
	Jackson PD address -	
	Tilinois.	A SHE
(*) <u> </u>	age born	12 Pr- 1
, 1	Mississippi. Height - Weight	A CONTRACTOR OF THE PARTY
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y A.	Build Occupa-	
	tion student. Marital Status -	
i janjang Kabupatèn	Father Mother -	ر المراجع المعادد الم
	Education - High school,	TEM
	2 year college at Campbell College, Jackson, Miss.	
January Literatur	Prior arrests - Picketing Memphis,	
	Tenn. Will not state if member of	4 1.31
	NAACP or CORE.	المراز أراب والوا
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	Jackson PD address	
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اند و دو اولي د و دو اولي	times. Refused to answer whether member NAACP,	No. of Contrast
	CORE CD	

2 2		Jack	son PD	add:	ress -
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		h school. , Illinois,	prior arr	ests - Pi	keting

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4	Date
tried at	Chief of Detectives M. B. PIERCE, Police Department, Mississippi, advised that the following individuals were Jackson Municipal Court, Jackson, Mississippi, at 3:00 ne 12, 1961:
30 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
entered Jackson, called fall defe jail and dants wo to serve in the J	He stated that all of the above individuals were tried ation of Section 2087.5 of the Mississippi Code. All pleas of not guilty through their attorney  Mississippi. Captain was the only withess or the prosecution. No defense witnesses were called. Independent of the defendants were convicted and sentenced to four months in fined \$200. According to PIERCE, some of the defendant of the transferred to the Minds County Jail, Jackson, out their sentences and fines and some would be housed ackson City Jail to assist the Sheriff in overcoming facilities at the County Jail.
CTOMACA	
of the a	PIERCE advised there were no incidents during the course bove trial.
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6/12/61	Jackson, Miss.
n	at File #
, sa_	/dfs Date dictated 6/19/61
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Chief of Detectives M. B. PIERCE, Police Department, Jackson, Mississippi, advised that sometime after his arrest on June 10, 1961, Freedom Rider Chicago, Illinois, had advised that he wanted to talk with Police officials at Jackson. PIERCE stated that was	
interviewed by detectives and told them that the only reason he	
had joined the Freedom Rider group was	-
Chief PIERCE made available a photostat	
copy of a voluntary statement furnished by and signed by	_
him. This statement is set out below:	٠
	1-4
"My home is in I was born in	
Madison County. I left Florida, where I had been working,	
and went to Chicago. I tried to get a job and was	Ψ.
unsuccessful. I was stranded. I went to the welfare	÷*
department because someone had told me they would help me	1.
get back home, but they could not assist me because I was	
single. Then I stayed around - I guess you could call it	
bummed around - for a couple of days.	•
1 guess he is some kind of	•
I guess he is some kind of he lived in my reighborhood in	
came to me and told me about the freedom	٠.
rides. To them it might have been a freedom ride; to me	'
I asked one question, When	4 °.
do I leave?' Then I told them, "Put me on the first bus."	,
	3
	. ,
I signed the application; I didn't even	
read it and don't know what was in it. I don't care about	دفميو
the jail, because I'd rather be in jail here than in	, .
Chicago.	•". <u>.</u>
"I went to the CORE workshop at the Liberty Missionary	
Rontiet church in Chicago where they were training for	
Baptist church in Chicago where they were training for non-violence. CORE gave me \$20 to get to Nashville, then	h
in Nashville they gave me \$15 to get to Jackson. I went to	f
another workshop in Nashville. They teach you how to act	٠, .
when you are mobbed; you're supposed to just stand off and	a .
6/15/61 at Jackson, Miss. File # 157-299	·
	: '
SA /dfs Date dictated 6/22/61	<u>.</u>
/	

take it. I didn't get roughed up because I had the good fortune of playing the part of a policeman.

"I started to get off in Belzoni or Indianola and walk the rest of the way home. I don't know why I didn't.

"One of the girls on the bus, told me she had been in Cuba. Naturally I was interested in why. She said she had been associated with or had been a part of the Communist party. I don't know exactly. She is here now.

"Did I care about freedom? Freedom or slavery or what have you, as long as I got back. I might be in jail but at least I'm home. Free? I was in jail in a sense in Chicago; I had nobody to turn to, no money.

"I didn't tell anyone from CORE that I was from I gave them my Chicago address. The welfare department office that I went to in at 25 Damon Street, I think.

When I lived in	I went to school at the
high scho	ol, then to
I also went to th	e Baptist seminary
for a while. I did restaura	nt work. My work in
was seasonal work and when t	hey started laying off at the
end of the winter. I was one	of the unfortunate ones laid
off. That's why I went to C	hicago.

"Was I scared to come with the freedom riders? Well, I thought I was going to die up there, I might as well die at home. If you're sick up there, there's no medical care unless you have money. I'm not saying what I think, I'm saying what I know. You could lay down on the sidewalk and die.

"They want to invade the South with the same thing they have up there and worse.

"I'm a		assignment	was .
three member	s. I couldn't very well live	on \$1.50 a	month.
That's when	and t	ie beobte o	
county were		thing like	that
stays with	ou.		

NO 157-299/

"Would I advise the people of my race to go to Chicago? Yes, if they want to die. If they want to hold four or five jobs and still winding up oweing everybody, it's their own business.

"Riding with the freedom riders isn't the best way to travel. Most of them are uncharactered. What is it about them that I didn't like? Turn it around and ask me what is it about them that I do like and I'll come up with zero everytime. The white people that are riding with them are demoralized - that's as nice as I can put it. The freedom riders need converting or convicting or something.

"I told the police and CORE that I was arrested for picketing in Memphis in 1955. That wasn't true, but I had to tell them something. If I had told them the truth, I would still be in Chicago.

"When I got there, I don't know why I went in the station, but I did. I didn't sit down at the counter, though. I was the only one who didn't sit down. I would not have stopped at all if one of the police had not stopped me. I wouldn't have joined the freedom riders if they had been going anywhere else but Jackson. Now all I want is to serve my time, live a quiet life and be forgotten. I'm very glad to be home.

"Some of the other freedom riders in my cell feel the same way I do. They ve found out it's not such a picnic any more. A fellow who came with me immediately found out it was no picnic.

The Negro in the South is much better off right here. He is better in health, in prosperity and in job opportunity. We as Negroes - and I think I know the Negro - forget that before we can really accomplish anything we must develop in a lot of ways ourselves. We produce little, but we consume so much. Before a person can say, I want this, he must do something. I don't blame the Southern white man for protesting. We are not ready for equality. This is what I preaches in my church.

"The Negro has opportunity. It is for him to become a dignified man, to stop rassling with his girls, to put it bluntly. The Southern Negro has been and is being used as a political football. Integration is not a thing that you can say, 'Here.' I for one don't what to go where you people go.

NO 167-299

I don't want to go anywhere I'm not welcome. I want to sit down and eat where I am 100 per cent welcome, and by welcome. I mean with heart and soul.

"CORE is taking the weaker minded people and showing them the world on a silver platter. Martin Luther King is a shrewd fellow or he wouldn't be making as much money off the Negro as he is. Everytime the plate is passed in Chicago, in New York and Martin Luther King sit back and laugh at the stupid, ignorant Negro and Coretta King goes downtown and gets her a nice dress. CORE is not interested in violence or nonviolence - just money. The motives of CORE are wrong. They say God is on their side. I don't think so.

"There is as much and more so bias, prejudice and hate in the North as there is here. I don't blame the Southerner, some of my people I don't want to associate with. Has King got a racket? I would say that and I would tell him that.

"CORE hasn't had any response from the Negro in Mississippi. You people hold his economy in your hands and no one is going to just leave his job. I would suggest that the South not give them any publicity. That way you cut them in two.

"Everytime something happens down here, the Northern newspapers sell a million dollars and someone sitting on his can with the paper upside down says, Look here what's going on down South.

"I wouldn't say that I took a 'freedom ride. I would say that I took them for a ride. They're making a fool out of some Negroes so why not alternate this thing around. If they were to pay my bail would I take it? It's according to the way they arranged it. If they wanted me to go somewhere else, no, but if they were going to just give me free money, I'd take it.

"Maybe this thing is doing some people a favor. Most of the freedom riders are better off here in jail than they were in Chicago. At least here they ve got food.

"Most of them will go back where they are from when they are set free. CORE told them they would make arrangements for them to get back to Chicago. They didn't know about the four months sentence, but if it had been six or four years, I would have done the same thing to get home. I was really incapacitated.

"I think I'll frame this dollar. It's the last one



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it, CORE								وشاعري

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On June 15, 1961	Jailer, Hinds
County Jail, Jackson, Missis	sippi, advised that
and	were
currently confined to the Hi	nds County Jail.
On June 19, 1961,	J. ROBERT GILFOY, Sheriff, Hinds
County, Jackson, Mississippi	, advised that the following indi-
viduals were transferred fro	m the Hinds County Jail and the
Jackson City Jail to the Mis	sissippi State Penitentiary, Parch-
man, Mississippi, on June 19	
Sheriff GILFOY als	o advised that
	confined to the Hinds County Jail,
	uld not be transferred to the
Mississippi State Penitentia	

FD-36	(Rev. 12-13-56)	Mr. Tolson. Mr. Belmont. Mr. Mohr
<i>.</i>		Mr. Callahan.
	•	FBI b7C Mr. DeLoach Mr. Evans Mr. Malone
*		Date: 7/3/61  Mr. Rosen Mr. Sullivan Mr. Tavel
Trans	mit the following	in (Type in plain text or code) Mr. Trotter Tele. Room
Via _	AIRTEL	AIR MAIL  (Priority or Method of Mailing)  Mr. Ingram  Miss Gandy
	то:	DIRECTOR, FBI DATE 10-02-2009 BY 60324 UC BAW/SAB/STW
	FROM: C	SAC, NEW ORLEANS (157-264)  Freedom Riders-Miscohlaneous  FREEBUS  RM; CR
\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\		Remytel 6/29/61 and Miami rad to Bureau, 6/29/61.
		Following info pertains to press conference held by BIRDSONG, Commissioner of Public Safety, MHSP, wiss., 6/29/61, in which he stated Freedom Riders Cuba.
	by Col. B BIRDSONG'	On 7/3/61, following supplementary news release made IRDSONG regarding this matter was received from Col. s office:
	release y influence Following quarters,	"Following a long established pattern, the spokesmen us organizations have reacted as predicted to the esterday of information disclosing the Communist behind the recent flood of race agitators in Jackson. a morning news conference at Highway Patrol Head news media throughout the nation jumped on the story clamoring for more.
÷	Patrol ha men in ou no one to	"Col. T. B. BIRDSONG, Commissioner of Public Safety, d on yesterday's conference. He stated 'The Highway s not formed a special bureau. We are using existing r Identification Bureau for this work. We have added the staff for this purpose. This information was through a routine process of investigation that is
	3 - Burea 1 - Miami 2 - New O	(Info)  Dec = 10
	HEH:dfs (6)	25 JUL 6 1961
5Q	C. Wick Approved:	Sent M Per
55	,iii 17 19	pecial Agent in Charge

used for all cases whether bank robbery, larceny, in fact, any subject that comes under scrutiny by the Identification Bureau. It was released because the public hase the right to know what type of people these are.

'There are two other points that were not made quite clear in reports yesterday. The first is, that we made no mention of receiving information on these people from the FBI. We work with the FBI on the same terms as our cooperation with Sheriffs, Constables, Police Departments, and enforcement agencies in other states. In fact, mutual cooperation is a basic requirement in law enforcement. None of the information on these people has been supplied to any member of our department by the FBI. It was secured through our own efforts from our own sources. Neither have they supplied any type of background material. We did not state that the FBI had the 'known Communist' mentioned in the release under surveillance. We don't know who they have under surveillance. As a matter of fact, it is one of the state governments that had this man under observation.

The final point concerns a statement that appeared alleging that the Mississippi Legislature was to blame for this situation by failing to continue the MBI. On its face this statement is absurd! The MBI was formed to combat this type of thing and we stated yesterday that had it been continued we would have had the benefit of its investigations throughout the ensuing years instead of the responsibility of accumulating this material now. Other states have been pursuing this for 10 years of longer and, consequently, have quite a head start on us. With the caliber of men working in our department, we will soon be abreast of them."

Above is for information of Bureau and Miami.

UNITED STA	TES GOVERNENT	b6 b7c	Tolson Belmont Mohr
	orandum		Callahan Conrad DeLoach
1710116	ranaam		Evans Malone
то :	Mr. Rosen	DATE: July 6, 1961	Rosen Sullivan Tavel Trotter
FROM :		ALL INFORMATION CONTAINED  HEREIN IS UNCLASSIFIED  DATE 10-02-2009 BY 60324 UC BAW/SAB/STW	Tele. Room Ingram Gandy
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subject:	FREEBUS	Freedom Riders - 1	rusc
riders, Standar individu intentio them to	all residents of Jac d Time) 7/5/61 at the lals went into a white n to buy tickets to N move on and when t eace. No incidents	Jackson, Mississippi, Resident Washington time, 7/6/61 that six free kson, were arrested at 11 PM (Central Trailways bus terminal, Jackson, e waiting room of the terminal and extended the Orleans. Jackson police officer is they refused he arrested them for bree occurred.	ral These cpressed requested
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					Evans Malone	
,	то :	Mr. Rosen	DATE:	7/5/61	Rosen Sullivan Tavel	_
a	Г		<b>–</b>		Trotter Tele. Room	-
) I	FROM :		Time o	of Call: 4:20 p. m	Ingram	-
	_		→ ALL INFORMATION CON	NTATWED		
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	and char	ged with breach of t	me peace.			
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FD-36 (	(Rev. 12-13-56)				Mr. Tolson Mr. Belmont Mr. Mohr Mr. Callahan Mr. Conrad
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Transm	nit the following	, j in	PL	AIN TEXT	Mr. Tavel
Via	AIRTEL			MAIL	Tele. Room Mr. Ingram Miss Gandy
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56 <sup>A</sup>	Approved: 2	gecial Agent in Charge	Sent	M Per	· · · ·

RECTOR, FBI  C, NEW ORLEANS  C, NEW ORLEANS  CEBUS  COMPAND  COMPA	(Type in plain to  (Priority  S(157-264)  S(157-264)  rns Applic  Rider  hat on 6/3  S. D. J.,  abeas Corp  stated tha  had fail  of the pro	PLAIN (ext or code)  AIR MA: y or Method of M  cation for  30/61 an was file ous of at the per led to ext	FEXT  IL  Sailing)  Rate of order sign denving	Mr. Ro Mr. So Mr. To Mr. To Mr. To Mr. To Mr. In Miss O U.S. I U.S. D.C.
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FEDERAL EUREAU OF INVESTIGATION U. S. DEPARTMENT OF JUSTICE COMMUNICATIONS SECTION/

b6 b7C Mr. Tolson Mr. Belmont

Mr. Mohr\_

Mr. Callahan

Mr. Conrad. Mr. DeLoach

Mr. Evans. Mr. Malone

Mr. Rosen Mr. Sulliy

Mr. Tave Mr. Trotter.

Tele, Room. Mr. Ingram Miss Gandy.

TELETYPE

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ALL INFORMATION CONTAINED

5-56PM CST

FREEDOM KIDERS-IMI

TO DIRECTOR FBI

FROM SAC NEW ORLEANS

DATE 10-02-2009 BY 60324 UC BAW/SAB/STW

157-264

FREEBUS, RM. JAMES LEONARDYRARMER. NATIONAL DIRECTOR CORE. WHO WAS FR

ARRESTED JACKSON, MISS., MAY TWENTYFOUR, RELAESED FIVE HUNDRED DOLLAR

CASH BOND NIGHT JULY THREE. FARMER HELD NEWS CONFERENCE JACKSON JULY

DOUGLAS STARR. AP REPORTER ADVISES THAT FARMER IN CONFERENCE FOUR.

STATED FR WILL CONTINUE AND WILL EXPAND INTO NEW FIELDS: BUT DECLINED

TO ELABORATE. CONCERNING HIS STAY IN MSP. PARCHMAN. MISST. FARMER.

COMPLAINED OF ILL FITTING PRISON GRAB, LIGHTS ON ALL NIGHT, AND REMOVAL OF MATTRESSES AS PUNISHMENT FOR SINGING. SAID NO ONE WAS BEATEN. JAMES

MC CAIN, CORE NEW ORLEANS PRESENT AT CONFERENCE AND TOLD PRESS THAT

RECENT SLOWDOWN IN FR COMING TO JACKSON CAUSED BY TIME NEEDED TO SCREEN

APPLICANTS MORE THOROUGHLY. FARMER STATED RETURNING TO NYC JULY FOUR.

IN ADDITION TO FARMER, FOLLOWING FR PRISONERS RETEASED FIVE HUNDRED

DOLLAR BOND NIGHT JULY THREE.

NO FR ARRESTED SINCE JULY THREE SUMMARY. FOLLOWING IS

SUMMARY AS OF THREE PM JULY FOUR. TOTAL ARRESTED ONE SEX NINE. OUT ON BOND SIX SIX, PAID FINES FOUR, RELEASED TO ATTORNEY ONE, NET IN CUSTODY

NINE EIGHT. ALL FR PRISONERS EATING JACKSON\_CITY\_JAIL\_AND HINDS COUNTY

JAIL.

**REG-62** 

JUL 6 1961

END AND ACK PLS.

7-58 PM OK FBI WA RAC

FX- 108

Director, FDI

FREEDOM RIDE 1961 racial matters; destruction of AIRCRAFT OR MOTOR VEHICLES: CIVIL RIGHTS

Six male Negroes were arrested at the Illinois Central Railroad station and six more arrested at the Greyhound bus station, both in Jackson. Mississippi, after they entered white waiting rooms in the respective stations and failed to move on, at orders of the Jackson Police Department. All are residents of Jackson and they have been charged with breach of the peace. No incidents occurred.

Since May 24, 1981, one hundred ninety freedom riders have been arrested at Jackson of which sixty-six have been released on bond, four have paid fines and one has been released to his attorney. One hundred nineteen remain in custody. 🗆

Reverend Martin Luther King was the principal speaker at an organizational rally of the Jackson Nonviolent Movement held at the Negro Masonie Temple in Jackson, Mississippi, on July 6, 1961, which was attended in aboutfifteen hundred persons. Reverend King spoke in generalities and stated that the nonviolent protests against segregation must continue and the President of the United States should issue a second Emancipation Proclamation. He added that Negroes must press for legislation ending lyaching, the payment of poll taxes and making voting a reality for all people. Reverent King outlined no specific plans or actions to be taken. It was: reported that between seven hundred fifty dollars and one thousand dollars were collected. Five police officers were on duty and no white people were observed in the area. No incidents occurred in connection with this rally.

Two officials representing Minnesota Governor Elmer L. Andersenen proceeded to the Mississippi State Fenitentiary at Parchash, Mississippi, op inspect living conditions for live Minnesota freedom riders. Mississippl Governor Roug Barnett called a meeting of state officials to discuss 'freedom

riders and communistif - Mr. Mohr This is classified DeLoach **₩** because falone disclosure of informant would be prejudicial - Mr. Evans 1 - Mr. Sullivan to the defense interests of the U.S. EJM: ers (16)

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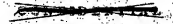
### The Attorney General

On July 6, 1961, United States sitting in chambers at Gulfport, Mississi	District Judge Signey C. Mize,
cause filed by the attorneys for	a freedom rider
from New York City. Judge Mize stated enter the case until it had been taken three one of the attorneys for claimed sagregation and could not be expected to	ough the state courts.  I that the state courts are behind
The trial of	a freedom rider arrested
in the bue station at Ocala, Florida,	commenced on July 8,
1961, before Judge Lewis C. Myers, Ma was selected. The trial is to continue to	

Additional groups of freedom riders from Los Angeles, California, and Montgomery, Alabama, are reportedly scheduled to leave for Jackson, Mississippi, today.

On July 5, 1961, a confidential source, who has furnished reliable information in the past, advised that Henry Winston, who was convicted of violation of the Smith Act and who was recently pardoned by the President, held a press, radio and television interview at Communist Party, USA (CP, USA) headquarters in New York City. Winston was asked if the CP, USA takes any credit for the freedom riders. Winston declined to answer stating he had been in jail and did not know the position of the CP, USA on this question. He added that the CP, USA has always been in the fight for equality and would lend every possible support for those proceeding in the direction of equality.

Gus Hall, General Secretary, CP, USA interrupted at this point to comment "we" have not organized the freedom rides but "we" give them full support. Whenever such struggles take place "I" am sure you will find some communists in them.





# The Attorney General

It has been reported that one of the high lights of the national convention of the National Association for the Advancement of Colored People to be held in Philadelphia, July 9 through July 16, 1861, will be a "freedom train" of delegates to Washington, D. C., on July 12, 1961, to urge Congress and the Administration to press civil rights legislation now.

Further developments will be promptly brought to the attention of the Department.

- 1 Mr. Byron R. White Doputy Attorney General
- 1 Assistant Attorney General Eurite Marshall
- Λεsistant Attorney General Herbert J. Miller, Jr.
- 1 Assistant Attorney General J. Walter Yeagley

The Attorney General

July 8, 1961

Director, FBI

FREEDOM RIDE 1961 RACIAL MATTERS; DESTRUCTION OF AIRCRAFT OR MOTOR VEHICLES; CIVIL RIGHTS

white males and one white female, were arrested at the Trailways bus terminal, Jackson, Mississippi, when they arrived by bus from Montgomery, Alabama, on July 7, 1961. The group walked into the white waiting room and were arrested for breach of the peace when they failed to move on after being ordered to do so by police.

Since May 24, 1961, one hundred ninety-eight freedom riders have been arrested at Jackson, Mississippi. Sixty-six have been released on bond, four have paid fines and one has been released to his attorney. One hundred twenty-seven remain in custody.

On July 7, 1961, twenty freedom riders, not including the eight mentioned above, previously arrested in Jackson, Mississippi, on July 5, 6, 7, 1961, were tried in Municipal Court, Jackson, Mississippi, for violation of Section 2087.5 of the Mississippi Code. All were convicted, sentenced to four months in jail and fined two hundred dollars.

A confidential source who has furnished reliable information in the past has advised that the proposed demonstrations by the Congress of Racial Equality (CORE) in connection with your speech at the Beverly Hilton Hotel, Beverly Hills, California, on July 8, 1961, have been canceled on instructions of James Farmer, the mational chairman of CORE.

Another confidential source who has furnished reliable information in the past advised that Jesse B. Stoner is presently at Anniston, Alabama, and has stated he is representing the subjects in the burning of the Greyhound bus at Anniston. Stoner is reportedly staying with Kenneth Adams and has received a fee from Tolson Adams. Kenneth L. Adams is the Grand Dragon of the Dixie Klan of Belmont Alabama. Stoner is one of the leaders of the National States Rights Collider Party, an anti-Negro and anti-Semitic group with headquarters in Delogeh Birmingham, Alabama.

ALL INFORMATION CONTAINING C. 20

Evens ALL INFORMATION COMMINGE AND HEREIN IS IN GLASSIF

Ilivan 1 - Mr. DeLoach DATE CAOL vel 1 - Mr. Evans #1286

Trotter Tele, Room 17- Mr. Sullivan

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-EX-10W

TICORDED

## The Attorney General

	a freedom rider arrested in
the bus station at Ocala, Florida	
before a jury in Marion County Co	
1961, and found guilty of the char	rge of unlawful assembly. The
sentencing of	gnother freedom
rider previously convicted, has b	een deferred until July 17, 1961,
to allow time for the filing of a	motion for a new trial.

A new group of eleven freedom riders, a majority of whom are from the West coast, is scheduled to arrive in New Orleans by National Airlines on July 8, 1961. Tentative plans are that this group will leave for Jackson, Mississippl, on July 9, 1961.

Further developments will be promptly brought to the attention of the Department.

- 1 Mr. Byron R. White Deputy Attorney General
- 1 Assistant Attorney General Burke Marshall
- 1 Assistant Attorney General Herbert J. Miller, Jr.
- 1 Assistant Attorney General
  J. Valter Yeagley

DIRECTOR, FBI 7D 217 Ju Landing Bl 6/28/61 **b**6 b7C b7D SAC, LOS ANGELES (157-363) ALL INFORMATION CONTAINE HEREIN IS UNCLASSIFIED DATE 10-02-2009 BY 602 24 UC BAW/SAB/STW SUBJECT: CHANGED PROPOSED FREEDOM RIDERS TRIP TO JACKSON, MISSISSIPPI, LEAVING LOS ANGELES, CALIFORNIA, 7/12/61 RMFREEDOM RIDERS-MISC. The title is marked "Changed" to add the phrase "Leaving Los Angeles, California, 7/12/61." References: Los Angeles letter to the Director dated 6/17/61 and New Orleans teletype to Los Angeles dated 6/20/61 captioned "PROPOSED FREEDOM RIDERS TRIP TO JACKSON, MISSISSIPPI, RM." Enclosed herewith for the Bureau are eight copies of a letterhead memorandum containing information developed to date on the proposed trip. The source of the information contained in the letterhead memorandum is (conceal per request); who has furnished information to the Los Angeles Office in the past. CALIF. Efforts will be continued to attempt to identify those making the trip prior to their departure from Los Los Angeles indices will then be searched, and the Bureau and New Orleans will be appropriately advised if there is any subversive information on any of these individuals. 2 - Bureau (REGISTERED) (Encl. 8) 1 - New Orleans (REGISTERED) (Encl. 1) (157-264) gency 12,000 to the CRO Req. Rec'd. 1 - Los Angeles Date Forw. ... How Forw RAP: DRU (4)1cc ad EC- 22 Prio-REC- 20

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In Reply, Please Refer to File No.

# TED STATES DEPARTMENT OF STICE

#### FEDERAL BUREAU OF INVESTIGATION

Los Angeles, California June 28, 1961

> b6 b7C b7D

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 10-02-2009 BY 50324 UC BAW/SAB/STW

## PROPOSED FREEDOM RIDERS TRIP TO JACKSON, MISSISSIPPI, LEAVING LOS ANGELES, CALIFORNIA, JULY 12, 1961

The "Los Angeles Times" for June 17, 1961, carried an article stating that the Second Baptist Church, 2412 Griffith Avenue, Los Angeles, will sponsor an integrated Freedoms Riders bus trip to Jackson, Mississippi, leaving Los Angeles July 12, 1961, according to the pastor, Dr. J. Raymond Henderson. The article states that church members had already contributed more than \$2,000.00 for the trip and that there would be a "Freedom Riders" rally at the church on the evening of June 25, 1961.

A source who has furnished reliable information in the past advised on that the had stated on the same day that the trip would be under the joint sponsorship of the church and the Congress of Racial Equality (CORE). further stated that they hoped to have between twenty and thirty people make the trip but as yet they did not have that many.

This same source attended the rally at the Second Baptist Church, 2412 Griffith Avenue, Los Angeles, on the evening of June 25, 1961, at which time it was announced that so far ten people, nine Negroes and one White, had signed up for the trip and they hoped to get twenty more between now and July 12, 1961.

It was further stated at this meeting that the church had the support of CORE and the National Association for the Advancement of Colored People for the trip. It was announced that over \$3,000.00 had been raised, which would be enough to send thirty people, if they could get that many.

157-387-523 ENCLOSURE

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FD-36 (Rev. 12-13-5)			Mr. Tolson
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)	Date:	JUNE 29, 1961	Mr. Myloyfe
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FROM :	SAC, NEW ORLEANS	(157-264)	
SUBJECT :	FREEDOM RIDES 1961		
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## UNITED STATES DEPARTMENT OF JUSTICE

## FEDERAL BUREAU OF INVESTIGATION

In Reply, Please Refer to File No.

New Orleans, Louisiana June 29, 1961

ALL INFORMATION CONTAINED MEREIN IS UNCLASSIFIED DATE 10-02-2009 BY 60924 UC BAW/SAB/STV

FREEDOM RIDE - 1961

On June 27, 1961, United States District Court, Jackson, Mississippi, made available a copy of the following letter which was filed with the United States District Court Clerk's Office on June 27, 1961

"Jackson, Mississippi "June 26, 1961

"Honorable Wm. M. Kunstler Kunstler & Kinstler 511 Fifth Aenue New York 17, New York

"Honorable Jack R. Young 115½ North Farish Street Jackson, Mississippi

"Honorable Tom H. Watkins P. O. Box 650 Jackson, Mississippi

"Honorable J. A. Travis, Jr. Electric Building Jackson, Mississippi Honorable Joe T. Patterson Attorney General of Mississippi New Capitol Jackson, Mississippi

Honorable Dugas Shands Assistant Attorney General Jackson, Mississippi

Honorable E. W. Stennett Barnett Building Jackson, Mississippi

Honorable Robert G. Nichols Lamar Life Building Jackson, Mississippi

"Re: In the matter of Elizabeth Porter Wyckoff Application for Writ of Habeas Corpus

"Gentlemen:

"I have studied the record and your briefs carefully; and have reached the conclusion that the writ must be

157-387-525 MNCLOSURE

## FREEDOM RIDE - 1961

denied under the Act of Congress.

"I will file a written opinion during the week, but desire to give further thought to whether or not I should retain jurisdiction of the case, as provided under the Duffy case. My opinion will be based upon the fact that the state remedies have not been exhausted.

"Yours very truly,

"/s/ S. C. MIZE
" U. S. District Judge"

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

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# UNLIED STATES DEPARTMENT OF USTICE

# FEDERAL BUREAU OF INVESTIGATION

In Reply, Please Refer to File No.

New Orleans, Louisiana
June 29, 1961

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 10-02-2009 BY 60324 UC BAW/SAB/STW

FREEDOM RIDE - 1961

On June 26, 1961, the following letter was received at the office of the Federal Bureau of Investigation (FBI) at Jackson, Mississippi:

"June 25, 1961

"Dear Sir:

"During the past week I have contacted Sheriff Gilfoy of Hinds County, both by telephone and by letter, on the placement of Freedom Riders in maximum security units at the state prison in Parchman, Mississippi.

b6 b70

"Certainly the people transferred from county jail are grateful to be relieved of overcrowded conditions. But 'maximum security' restrictions seem unnaturally harsh punishment for even a genuine misdemeanor, much less this special, artificial one. It clearly exceeds the limits prescribed by Section 2087.5 of the Mississippi Code, the statute under which these peiple were convicted.

"This introduces the question of possible violation of the Eighth Amendment of the Federal Constitution. Accordingly, the Congress of Racial Equality (CORE) enters this urgent request that the Department of Justice make an official inquiry into prison conditions presently affecting those Freedom Riders confined at the state prison at Parchman, Mississippi.

"Ré	spectfully,	, ,
	CORE	
	Jackson, Mississippi	
cc: Sheriff J. R. Gilfoy Attorney-General, State of	387-55	

# FREEDOM RIDE - 1961

——— On June 27, 1961,	
	ty (CORE), Jackson, Mississippi
was advised that his letter had	
brought to the attention of the	United States Department of
Justice.	

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.







Reporting	Office	Office of Origin	Date.	Investigative Period ,	
	NEW ORLEANS	NEW ORLEANS	6/20/61	6/6 - 15/61	,
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Office. NEW ORLEANS

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New Orleans 157-293

ALL INFORMATION, CONTAINED
HEREIN IS UNCLASSIFIED
DATE 10-02-2009 BY 60324 UC BAY/SAB/ST

Title:

FREEDOM RIDE, 1961

ILLINOIS CENTRAL RAILROAD TRAIN #2

NEW ORLEANS, LOUISIANA TO JACKSON, MISSISSIPPI

10:20 AM, JUNE 8, 1961

Character:

RACIAL MATTERS; CIVIL RIGHTS

Synopsis:

9 Freedom Riders identified in details of report arrived Jackson, Miss. via ICRR Train #2 at 10:20 a.m., 6/8/61. All arrested by Jackson PD at ICRR Depot when they failed to obey the orders of Jackson PD Officer to move on. All charged with breach of the peace. No incidents at time of arrest. All tried in Jackson Municipal Court, 6/8/61 and after NG pleas were convicted of violation of S. 2087.5, Miss. Code. All sentenced to four months in jail and fined \$200. 60 days of the jail sentence was suspended. No incidents during trial. The four male Freedom Riders transferred to the Miss. State Penitentiary, Parchman, Miss., 6/15/61. The five female Freedom Riders confined Hinds County, Jail, Jackson, Miss.

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### DETAILS:

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Investigation in this ca	se was predicated upon informa-
tion furnished by	on June 7, 1961.
Congress of Racial	Equality (CORE), New Orleans,
Louisiana, advised SA	that a group of Freedom
Riders, presently in New Orleans,	would depart by train at 7:10 a.m.,
June 8, 1961, en route Jackson, Mi	ssissippi. He identified them
as follows:	



•	Male.	e di Control
ļ	female. miss,	1'04 1 SI. 600
٠	STOKLEY CARMICHAEL, Negro, male.	***
	female.	
_	stated that this group may be	ioined by

by air from New York City at 8:05 p.m., June 7, 1961.



b6 'b70

Date 6/14/61

	Congress of
Racial Equality (CORE), Edward Lee Hotel, Church	Street, tele-
phonically advised at 7:50 a.m. that a group of i	nine individuals
would leave New Orleans on the Illinois Central I	Railroad train
"City of New Orleans" en route Jackson. Mississin	opi and due to
arrive in Jackson around 10:10 a.m. sa	id that the group
would test the facilities of the Illinois Central	Railroad
Station. He said he did not have any additional	information on
the make up of the group other than to say that	they would be
way had a to man and having	

On 6/8/61

of Jackson, Miss.

File # 157-293

SA SAMUEL E. VIRDEN, II

/dfs Date distated 6/8/6:



:	Info	ormation	concer	ning	this	matter	was	furni	she d	to
the	following	individu	als or	June	<b>₹7</b> ,	1961:	•	•	s s,	

٠	Chief of Detectives M. B. PIERCE, Police Departme
	Jackson, Mississippi, by SA
	Colonel T. B. BIRDSONG, Commissioner, Mississippi Highway Safety Patrol, Jackson, Mississippi by SA
	Sheriff J. ROBERT GILFOY, Hinds County, Jackson, Mississippi, by SA
_	
L	Special Agent. Illinois Central Railroad, by SA
	CIC, Jackson, Mississippi, by SA

Δ

Date	6/14/61	-	-
D 410			$\overline{}$

The following was observed at the Illinois Central Depot, Jackson, Mississippi:

Illinois Central Train #2 arrived at Jackson, Mississippi Illinois Central Depot, East Capitol Street, at 10:20 a.m., June 8, 1961. The train is known as "City of New Orleans".

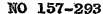
Approximately three minutes after the train arrived at the station, four white females and one Negro female entered the waiting room of the Illinois Central Railroad Station opening on East Capitol Street. Directly in front of the doors opening into this waiting room was a white metal sign on which appeared, "Waiting Room for White Only, Order of Police Department". The sign had an arrow pointing to the waiting room referred to above. By this sign was another sign on which appeared, "Waiting Room for Colored Only, Order of Police Department". This sign had an arrow pointing to the waiting room of the Illinois Central Railroad Station which opens on Mill Street.

The group, consisting of 4 white females and 1 Negro female walked to a position at the front of the waiting room opening on East Capitol Street and there sat down on a bench. At that time, Captain Jackson, Mississippi Police Department, in uniform, told this group "You must move on", he then repeated this, and they remained seated. He then told them they were under arrest.

Just after the group of females referred to above, entered the waiting room as indicated above, they were followed by a group of four male Negroes. They walked over to the left side of the waiting room and stood there. Captain Jackson Police Department, then walked over to this group and made the same statements as made to the female group as indicated above. This male group stood there and Captain then advised them they were under arrest.

In addition to the groups referred to above, there were approximately seven or eight uniformed police officers in the room, three or four Detectives of the Jackson Police Department, five or six individuals with camera equipment who appeared to be newspaper reporters. Also, there were about fifteen or twenty people in the waiting room apparently passengers.

On <u>6/8/61</u> at					
	<u>`</u>	<u> </u>			
by SA		7.1	/dfs_Date d	ictated 6/9/61	



After the individuals in the group, referred to above, were placed under arrest, they were directed by four or five uniformed police officers, to the Police Patrol Wagon, parked at the Taxi Unloading platform at the west side of the station.

The officers appeared to have no other equipment other than the usual sidearms. No incidents were observed to occur and the group went quietly to the Patrol Wagon and entered the same as directed by the officers and were driven away.

group was placed in the Patrol Wagon was about fifteen minutes.

	Date .	ι	6/14/	61
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At 9:48 a.m., SA SAMUEL E. VIRDEN, II observed the lobby and waiting rooms of the Illinois Central Railroad Station in Jackson, Mississippi. The waiting rooms are marked only as vaiting rooms and are not marked as being vaiting rooms for white and/or Negro. However, the following signs are in the passageway between the large vaiting room, generally used by white people and the stairs where train passengers come down from the trains: "WAITING ROOM - WHITE ONLY - BY ORDER POLICE DEPT."; WAITING ROOM, COLORED ONLY, BY ORDER POLICE DEPT." Each of these signs has an arrow which points toward the designated waiting room. observation of this area, I observed Lt. with four uniformed officers of the Jackson Police Department in the waiting room designated for colored passengers and Captain 7 uniformed officers in the waiting room designated for white Also present were three detectives of the Jackson passengers. Police Department and Illinois Central Special Agent There were also numerous newspaper and television. reporters and cameramen present. The officers of the Police Department requested all persons in the station waiting room who did not have tickets or other necessary business to leave the area which all did, going quietly. The area around the station was quiet and with no more than the normal amount of traffic, foot and automobile on the outside. At 10:20 a.m., Illinois Central Train #2, referred to as the "City of New Orleans" arrived at the station on the platform over the waiting rooms. Shortly thereafter passengers descended the stairs from the station platform. During this time, I observed the waiting room designated for colored passengers and no white persons entered this waiting room.

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On	6/8/61	at.	Jackson,	Miss.	1.0	 File #	157-293	and the state of	- 1.
011	( ) 4 , I	— <b></b> : –		* * * * *	- 4	 			** -

SA SAMUEL E. VIRDEN, II /dfs Date dictated 6/8/61

Chief of Detectives M. B. PIERCE, Police Department, Jackson, Mississippi, advised the following Freedom Riders were arrested at the Illinois Central Railroad Station, Jackson, on June 8, 1931 by Captain				Date _	6/20/61	
Jackson, Mississippi, advised the following Freedom Riders were arrested at the Illinois Central Railroad Station, Jackson, on June 8, 1931 by Captain		*		Dule _		
Jackson, Mississippi, advised the following Freedom Riders were arrested at the Illinois Central Railroad Station, Jackson, on June 8, 1931 by Captain	Chi	ef of Detective	s M. B. I	PIERCE, Po	Lice Depar	tment.
on June 8, 1931 by Captain	Jackson, Miss	issippi, advise	ed the fol	llowing Fro	eedom Ride	rs were
when they failed to obey his orders to move on. The time of arrest as shown on the arrest report is 10:40 a.m. but Chief PIERCE stated that this was the time they were received at the jail and the arrests would have taken place about 30 minutes earlier. All arrested were charged with "Breach of the Peace". All were in a group of Freedom Riders who left New Orleans, Louisiana, 7:10 a.m., June 8, 1931, on the IC Railroad train the "City of New Orleans". He said all would probably be tried in Municipal Court, Jackson, Mississippi, on June 8, 1921:    Jackson Pu	on June 8. 19	ne lilinois cer 81 by Cantain	itral kai	road Stat:	ion, Jacks	on, aximoni
PRECE stated that this was the time they were received at the jail and the arrests would have taken place about 30 minutes earlier. All arrested were charged with "Breach of the Peace".  All were in a group of Freedom Riders who left New Orleans, Louisiana, 7:10 a.m., June 8, 1931, on the IC Railroad train.  the "City of New Orleans". He said all would probably be tried in Municipal Court; Jackson, Mississippi. on June 8, 1921;  Jackson PD    Dounds.   eyes.   hair,	when they fai	led to obey his	orders	o move on	. The tim	e or
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Date dictated 6/15/61



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	Date
Chief of Date	ectives M. B. PIERCE, Police Department,
	advised that the following individuals
	Municipal Court, Jackson, Mississippi,
at 3 p.m., June 8, 196.	1:
	<u>and the state of </u>
STOKELY CARM	ICHAEL _
5 1	
The second secon	
	d that all of the above individuals were
tried for violation of	Section 2087.5 of the Mississippi Code.
All entered pleas of ne	ot guilty through their attorney,
Jackson Wissis	sippi. Captain Police Depart-
water and the second se	
	ippi, was the only witness called for the
prosecution. No defense	se witnesses were called. All defendants
	tenced to four months in jail, 60 days
	was suspended and a \$200 fine. According
	defendants would be transferred to the
Hinds County Jail to se	erve out their sentences and fines and
	n the Jackson City Jail to assist the
	y in overcoming crowded facilities at the
County Jail.	
PTERCE advis	ed there were no incidents during the
	ou office of the control of the first
course of the trial.	
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On 6/8/61 at Jackson,	MISS File #
VIII	
, SA	/dis Date dictated 6/15/61
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individu	On June 15, 1961, She Jackson, Mississippi, a als were transferred to , Parchman, Mississippi	dvised tha	t the fo	ollowing State Pen	
	STOKELY CARMICHAEL	]			r
	On June 15, 1961, Hin that the following were unty Jail:			ed to the	
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FD-224 (Rev. 9-23-58)

UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

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Copy to:

Report of:

Office: NEW ORLEAMS

Date:

6/20/61

File Number:

New Orleans 157-293

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED

DATE 10-02-2009 BY 60324 UC BAW/SAB/STW

FREEDOM RIDE, 1961 ILLINOIS CENTRAL RAILROAD TRAIN #2

NEW ORLEANS, LOUISIANA TO JACKSON, MISSISSIPPI

10:20 AM, JUNE 8, 1961

Characters

RACIAL MATTERS; CIVIL RIGHTS

Synopsis:

9 Freedom Riders identified in details of report arrived Jackson, Miss. via ICRR Train #2 at 10:20 s.m., 6/8/61. All arrested by Jackson PD at ICRR Depot when they failed to obey the orders of Jackson PD at ICRN hepot when they failed to oney the orders or Jackson PD Officer to move on. All charged with breach of the peace. No incidents at time of arrest. All tried in Jackson Municipal Court, 8/8/61 and after NG pleas were convicted of violation of S. 2087.5, Miss. Code. All sentenced to four months in jail and fined \$200. 60 days of the jail sentence was suspended. No incidents during trial. The four male Freedom Riders transferred to the Miss. State Penitentiary, Parchman, Miss., 8/15/61. The five female Freedom Riders confined Hinds County 6/15/61. The five female Freedom Riders confined Hinds County Jail, Jackson, Miss.

P

### DETAILS:

Investigation in this case was predicated upon informatished by \_\_\_\_\_\_on June 7, 1961. \_\_\_\_\_\_Congress of Racial Equality (CORE), New Orleans, Louisiana, advised SA that a group of Freedom Riders, presently in New Orleans, would depart by train at 7:10 a.m., June 8, 1961, en route Jackson, Mississippi. He identified them as follows:

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# NO 157-293

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		STOKLEY CARMICHARL, Negro, male.	·		
4.		STOKLEY CARMICHAEL, Negro, male.	4.4	, Y . 2	
	•	female.		,	
	*	female.			,
		female.			
		stated that this group may be	join	ed by	
1 <sub>nm</sub>		who may arrive i	n Merr	an I an	ne
Dy.	MIL	from New York City at 8:05 p.m., June 7,	1631	• , 4	

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Date	0/14/61

Recial Equality (CORE), Edward Lee Notel, Church Street, telephonically advised at 7:56 a.m. that a group of nine individuals
would leave New Orleans on the Illinois Central Railroad train
"City of New Grleans" en route Jackson. Hississippi and due to
arrive in Jackson around 10:10 a.m. said that the group
would test the facilities of the Illinois Central Railroad
Station. He said he did not have any additional information on
the make up of the group other than to say that they would be
mixed both as to race and sex.

On	6/8/61	at	Jackson,	Miso.	File # <b>157~293</b>	
hv	sa samuel	Ŀ.	VIRDEN, 11		/dfs Date dictated 5/8/61	

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NO 157-293

	Information	concerning	this	matter	was fu	ırnishe d	to
the	following individu	uals on June	ą <b>7</b> , :	1961:			,
	Chief of De	tectives N.	B. P	IERCE,	Police	Departme	nt,

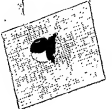
Jackson, Mississippi, by SA

Colonel T. B. BIRDSONG, Commissioner, Mississippi Highway Safety Patrol, Jackson, Mississippi, by SA

Sheriff J. ROBERT GILFOY, Hinds County, Jackson, Mississippi, by SA

Special Agent, Illinois Central Railroad, by SA

CIC. Jackson, Mississippi, by SA

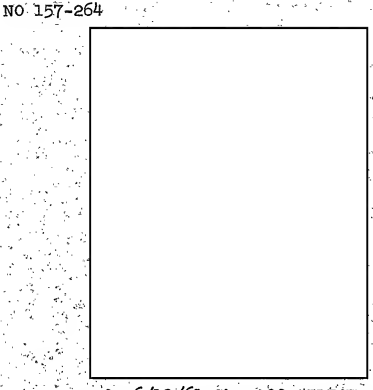


FBI

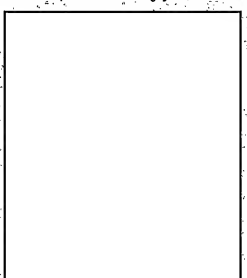


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		E 10-02-2009 BY 60324 UC BAW/SA DIRECTOR, FBI	AB/STW .	,	
	FROM:	SAC, NEW ORLEANS (157	-264)		
	SUBJECT:	FREEBUS RM; CR			
pasting		GERFEDOM RIDE	Andrewson white reserves as the second	the state of the s	-
1,20	<b>~</b> 1	On 6/15/61 Sheriff J.	ROBERT GI	LFOY, Hind	s County,
0,	Jackson,	Miss., advised that he	was trans	ferring th	at date the
	TOILUMING	g Freedom Riders, presen the Jackson City Jail,	to the Mis	ied to the	Hinds County
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JAMES L. FA	ARMER	
JAMES THOMA	AS MC DONOU	GH.
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On 6/19/61 Sheriff GILFOY advised that he was transferring the following Freedom Rider prisoners to the Miss. State Penitentiary, Parchman, Miss., on 6/19/61:

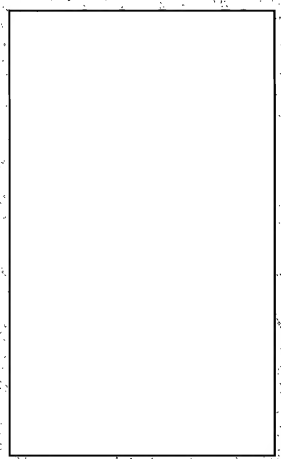


On 6/19/61 Sheriff J. ROBERT GILFOY advised that he had returned the following Freedom Rider prisoners from the Miss. State Penitentiary, Parchman, Miss., and had released all on a \$500 cash appeal bond each on 6/19/61:

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NO 157-264



The above is for the information of the Bureau.

FD-	Rev. 12-13-56)	
	FBI Date:	
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ı run	it the following in	
Via	AIRMAIL (b6	
V IU	(Priority or Method of Mailing) b7C	
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	TO: DIRECTOR, FBI  HEREIN IS UNCLASSIFIED  DATE 10-02-2009 BY 60324 UC BAW/SAB/STW	
	FROM: SAC, JACKSONVILLE (157-246)	
	RE: "TREEBUS" RACIAL MATTERS REFORM RIDERS MISC	
الم المراجعة	CONGRESS OF RACIAL EQUALITY	
1.00	RACIAL MATTERS	<u>.</u>
,	Re Jacksonville airtel and letterhead memo, dated 6/20/61, concerning the captioned matter and relating to the Daytona Beach Group of "Freedom Riders."  A review of the referenced letterhead memo reveals that the following changes should be made:	できるのできる
	On Page 1, line 1, the words "Florida Times-Union" should be in quotes.	To all
	On Page 1, line 7, the word were should be was.	
	On Page 2, Paragraph 5, line 1, Daytona Beach should be Tallahassee.	
	should be Tallahassee.  The Bureau and offices receiving this airtel are requested to make above-mentioned changes. Appropriate notations have been made in copies maintained by the Jacksonville Office.  REC-1  Bureau (RM)  1-Atlanta (RM)  1-Miami (RM)	
	3 Bureau (RM) 1-Atlanta (RM) 1-Miami (RM) 1-Tampa (RM)	

1-Tampa (RM) 1-Jacksonville WJ:beh (7)

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Sent .

Special Agent in Charge

ı F.D	-36 (Rev. 12-13-56) FBI	
	ALL INFORMATION CONTAINED  HEREIN IS UNCLASSIFIED  DATE 10-02-2009 BY 60324 UC BAW/SAB/STW Date: 6/21/61	
Tra	msmit the following inPLAIN TEXT	.b6 .b7С
	(Type in plain text or code)	
Via	AIRTEL AIRMAIL (Priority or Method of Mailing)	
	TO: DIRECTOR, FBI	- <del>д</del> т-
	FROM: SAC, ST. LOUIS (157-85)	1.
nes	Article, St. Louis Globe-Democrat, 6/21/61, s CHARLES R. OLDHAM, St. Louis attorney and National Chai Congress of Racial Equality (CORE), visited some of the "freedom riders" in jail at Hinds County Jail, Jackson, Mississippi, "last weekend."	
	OLDHAM quoted as saying he found 14 white wom in a cell about 13' x 15' in size, including bath facil that the prisoners do not have beds but sleep on the fl the Negro girls "are in a similar situation" except that they have been placed in two cells and do not have the crowded conditions. OLDHAM further quoted as saying mo of men arrested as "freedom riders" at Jackson have bee sent to the maximum security section of the State Penit at Parchman, Miss., and are subjected to the same rules maximum security felons. He stated they are rarely per out of their cells, cannot have printed material, may wand receive two letters weekly, and are not allowed cig He asserted, "There is nothing to do but sit and think o sleep."	ities; oor; t same st n entiary as mitted rite arettes.
	Article quotes Sheriff J. R. GILFOY at Jackso denying "riders" treated as felons. He stated if such true they would be out in fields working like regular content the said Hinds County sent a man to take charge of "free riders" at State Penitentiary as long as they are there Further stated, "We went to a lot of trouble to get a public where they couldn't create an incident."  Above for information Bureau and New Orleans.	were onvicts.
	3- Bureau 1 - New Orleans (INFO) 2 - St. Louis (1 - 157-85; 1 - 100-8295 (CORE))	2772
	66 JUN 28 1961	
	Approved Sent M Per	•
OCT	27.196di Special Agent in Charge	

The Attorney General

June 22, 1961

DECLASSIFIED BY PH

Director, FBI

FREEDOM RIDE 1961

RACIAL MATTERS: DESTRUCTION OF

AIRCRAFT OR MOTOR VEHICLES; CIVIL RIGHT

PREEDOM RIDERS MISC

Nine freedom riders proceeded from Montgomery, Alabama, to Jackson, Hississippi, by Trailways bus on June 21, 1961. They were arrested in Jackson without incident.

Members of the group were served at a lunch counter in the Montgomery bus station after being required to establish their status as interstate passengers by exhibiting their bus tickets. While they were boarding the bus at Montgomery, a firecracker exploded approximately thirty yards away. other incidents occurred.

One hundred forty freedom riders have been arrested at Jackson since May 24, 1961. Forty-four have been released on bond, four have been released after paying fines and ninetytwo remain in custody.

who was arrested at Jackson. Mississippi, on June 2, 1961, has filed a petition for a writ of habeas corpus in v. s. District Court, Biloxi, Mississippi At a hearing on June 21, 1961, it was alleged by the City of Jackson that the petition was premature because remedies available in State Court had not been exhausted. Counsel for the petitioner argued that no relief could be expected from lississippi State Courts. United States District Judge S. C. lize took the matter under advisement and is to render a decision by June 27, 1961.

Four freedom riders from Los Angeles, were scheduled to arrive in New Orleans, Louisians, Linix morning. They prento be joined by ten San Francisco, California, freedom riders who are to arrivering New Onleans on June 23, 1961. The combined group will travel to Jackson, probably on June 26,

Tolson Belmont Mohr. Callahan, Contract

DeL'oach. Evans

Malone

Rosen

1 - Mr. Mohr 1 - Mr. DeLoach

16C Me VEVans

l - Mr. Sullivan

Troller (16)
Tele Room NOTE: This has been classified contact because exposure of informants could prejudice the defense interests of the United States.

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Sullivan WLM: aeo Tavel:



CONTINUENCE

The Attorney General

The local press in San Francisco on June 20, 1961, reported that Buron Teale was proceeding to New Orleans with a group of freedom riders. One Buron Teale ullegedly was a member of the Oakland-Berkeley, California, branch of the Socialist Workers Party from February, 1959, to May, 1960.

Eight of the rabbis and ministers who were arrested at Tallahassee, Florida, on June 16, 1961, returned to Tallahassee by airplane on June 21, 1961. The airport restaurant was closed but two white clergymen used the colored rest room without incident. Trial for those who were arrested on June 16, 1961, on charges of unlawful assembly is scheduled for June 22, 1961.

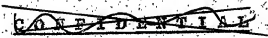
It was planned by local authorities that the restaurant would be closed when the group arrived in Tallahasses on June 21, 1961. It was also anticipated that if they should arrive when the restaurant was open and if they should demand service, arrests would be made by the Shoriff's Office under a statute which provides that the owner of a restaurant may refuse service to anyone. The Sheriff's Office would have been used instead of the police in order to bring a test case into the county court.

We have been informed that the Florida Civil Libertles Union has retained four Miami attorneys to represent the freedom riders at Tallahassee. The attorneys are

The City Prosecutor believes that the defense will challenge the authority of the Tallahassee police to make arrests at the airport which is outside the city limits, although it is owned by the city. It is also believed by the prosecutor that the defense will challenge the constitutionality of the unlawful assembly statute.

Trial has been postponed until July 5, 1961, for the three freedom riders who were arrested on June 16, 1961, at the Ocala, Florida, bus station.

We have been advised that seventy persons attended a meeting of the Washington, D. C., Chapter of the Congress of Racial Equality (CORE) on June 20, 1961.



The Attorney General

Details of the meeting are summarized as follows:

The primary purpose of the meeting was to discuss "Operation Vacation in Jail," which is still in the formative stages. Under this operation, as many freedom riders as possible would leave Washington, D. C., on July 1, 1961, for a one-week tour of southern states. Any who might be arrested would stay in jail as long as possible.

Washington who were to go to Tallahassee on June 20, 1961, rescheduled their trip for June 23, 1961, at the request of CORE national headquarters in order to postpone the trip until after the trial at Tallahassee on June 22, 1961.

A committee was established to investigate discrimination in employment with particular regard to the hiring practices of the Hecht Company and Hahn Shoe Stores. A committee was also established to determine whether discrimination is being practiced by the Levitt housing development at Bel Air, Maryland.

It was stated that the next national project of CORE will be the picketing of Federal buildings throughout the country on July 4, 1961, but that this will occur only if the Interstate Commerce Commission has not ordered the desegregation of all interstate transportation facilities.

Further developments will be reported promptly.

- 1 Mr. Byron R. White Deputy Attorney General
- 1 Assistant Attorney General Burke Marshall
- 1 Assistant Attorney General Herbert J. Miller, Jr.
- 1 Assistant Attorney General J. Walter Yeagley

# Memoranaum

ALL FBI INFORMATION CONTAINED

HEREIN IS UNCLASSIFIED

Director

Federal Bureau of Investigation

DATE 10-02-2009 BY 60324 UC BAW/SAB/STW

DATE:

1

First Assistant

Civil Rights Division

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JUN 22 1981

MISC 144-41-387

SUBJECT: Fr

Freedom Rider Jackson, Mississippi

This afternoon I received, in Mr. Marshall's absence, a call from of the CORE organization about stated that was on the 20th day of his fast and was getting pretty shaky. He also reported that the local officials had refused to permit him to be examined by a doctor and that the prison doctor was making an examination only once each week.

As Mr. Marshall is interested in this incident, I am relaying this information to you and ask you to keep Mr. Marshall advised as to the situation with respect to

30

REC- 72

157-387-527X4 157-373-56

14 JUN 28 1961

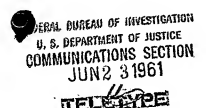
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157-387

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Re

Assistant Attorney General Burke Marshall June 24, 1961 Director, FBI 387-527 FREEDOM RIDER Jackson, mississippi ALL INFORMATION CONTAINED HEREDY IS JUNCLASSIFIED AFTER DATE OF THE BY RACIAL MATTERS Reference is made to the memorandum dated June 22, 1961, from of your Division relative to captioned individual. The following information has been ascertained by our Memphis Division from of the Mississippi State Penitentiary at Parchman, Mississippi. was transferred from Jackson. Mississippi, to the Mississippi State Penitentiary on June 15, 1961. He has allegedly been on a hunger strike since he was first arrested in Jackson on June 2, 1961. He was weighed by penitentiary authorities on June 16, 1961, at which time he weighed 127 pounds. He weighed 1242 pounds when weighed by penitentiary authorities on June 20, 1961. He was given a physical examination by the prison doctor at 11:30 A.M., June 23, 1961, and his hysical condition was reported to be good although the docker did feel that was underweight. The doctor reportedly was of the opinion that was getting food from some source since he only lost 22 pounds in the period of 2 week. A signed statement obtained from by prison authorities on June 23, 1961, contains statement that he is not sick and is on a hunger strike voluntarily for "the cause." He reportedly has commented that he doesnot intend to eat until the buses at Jackson, Mississippi, and are integrated. He is offered food at the same time otherway prison inmates are fed. He will be examined by the doctor in prison hospital? facilities it he claims to be sick and Tolson . otherwise he will be examined weekly Belmont Mohr. Callahan In view of the above developments, no further Conrad DeLoach inquiries are being made unless specifically requested by you. SENT PROMODE ON



b7C

b6

Mr. Mohr\_ Mr. Callahan

Mr. Tolson

Mr. Belmont

Mr. Conrad. Mr. DeLoach

Mr. Evans. Mr. Malone.

Mr. Rosen\_ Mr. Sullivan

Mr. Tavel.

Mr. Trotter.

Tele. Room. Mr. Ingram

Miss Gandy.

. JPM

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 10-02-2009 BY 60324 UC BAW/SAB/STW

URGENT.

6-23-61

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PM CST LM

TO DIRECTOR, FBI

ATTENTION, ADMINISTRATIVE DIVISION

REEDOM RIDERS MISC FROM SAC NEW ORLEANS

TELEPHONE COMPANY ADVISES NEW ORLEANS TO JACKSON LEASED FREEBUS. LINE CAN BE CONTINUED AT PRO RATED RATE OF FIFTEEN DOLLAR'S PER

DAY AND CAN BE

DISCONTINUED AT ANY TIME. MOVEMENTS OF FREEDOM RIDERS INTO NEW ORLEANS

AND THEN TO JACKSON, MISS. AS WELL AS ARRIVAL OF FREEDOM RIDERS

IN JACKSON

FROM OTHER CITIES CONTINUE TO REQUIRE NUMEROUS TELEPHONE CALLS BETWEEN

, NEW ORLEANS AND JACKSON IN ORDER TO HANDLE PROPERLY OUR

RESPONSIBILITIES AND KEEP BUREAU CURRENTLY ADVISED OF

ACTIVITIES. IN VIEW OF ABOVE, LEASED LINE BEING CON

FOR TWO WEEK PERIOD

END AND ACK PLS

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CC-MR. ROSEN

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	letter from	On 6/24/61, Sher	iff GILF	OY recei	ved the fo	llowing
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	OPTIONAL FIRM NO UNITED ST	TATES GOVERNMEN	TT			Be Mo	olson
	Mem	norandum	. /A			\$ 10 Ev	allahan ontga eLoach
	то :	Mr. Belmont	MOR	DATE:	July 6, 1961	Su Ta	osen
J.	FROM :	A. Rose	0	o clara	Riders	Te Ind	ele. Room gram andy
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•	for white individua and the e and four	Jackson, Missis patrons at the Lands attempted to entire group was corefused as a results occur.	ivingston Munici nter through the ordered to move alt of which thes	ted near the pal Park, gate but won. Eigh e four wer	e swimming posterior to be swimming posterior. Two vere barred by t of these individuals arrested for	ool reserve o of these of the Jacks viduals co obreach of	ved son PD mplied f the
[	arrested Marion Q was foun	rofessional group at the bus station County, Florida, d guilty of unlawf es against the other	which originated in Ocala, Flor Judge Lewis O. ul assembly. Judge two arrested	d at Washi <u>ida,</u> on 6/ Myers and udge <u>Myer</u> with	16/61, was tri d a jury on 7/5	and who vied before 5/61.	were  D.C.  ing. F/A
82	1 - Mr.	Mohr HEREN IS DeLoachAFE E Evans (10)	AAYION CONTAINS	Hog	10 .11) 196		D

It has been reported that the contemplated demonstration by the Congress of Racial Equality (CORE) in Los Angeles, California, on 7/4/61 was called off because sufficient notification had not been given to CORE headquarters in New York City, the Interstate Commerce Commission (ICC) only maintains a suite in a large office building in Los Angeles, and since the Los Angeles downtown area is practically deserted on a holiday. In view of these considerations it was felt the demonstration would not have been effective.

### ACTION:

A memorandum is being prepared for the Attorney General.

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CORE demonstration, Washington, D. C., 7/4/61 consisted of march by 54 people from Mall to Judiciary Square where they heard several speeches.

CORE demonstration at Los Angeles scheduled for 7/4/61 was canceled.

CORE picketed Masonic Temple building, New Orleans, 7/4/61. This building contains office of Interstate Commerce Commission (ICC) as well as FBI and other Federal agencies. Picketing apparently directed against ICC.

Cross placed but not burned at entrance of Ford Park, Shreveport, Louisiana, 7/3/61. Cross bore lettering, "We are here --KKK" and an attached note warned against integration of the park.

Negroes approached swimming pools at two state parks in Tennessee 7/4/61. Did not gain access to pools and no incidents occurred.

National Association for the Advancement of Colored People (NAACP), Chicago, has been demonstrating at Rainbow Beach. Additional demonstrations reportedly planned for 7/8/61 and 7/16/61 and CORE participating in demonstration 7/16/61. Local authorities advised.

Meeting of section organizers, Southern California District Communist Party (CP) agreed that freedom riders should be supported.

CP of Missouri has issued flyer supporting freedom rides and demanding Federal action against Alabama officials and an Executive Order to outlaw Jim Crow system.

Three CP members attempted to organize a rally for freedom riders to be held 7/4/61 at Philadelphia. The rally was not held. NAACP reportedly withdrew its support upon learning that the organization was being organized by communist element.

### ACTION

A memorandum is being prepared for the Attorney General.

### DETAILS

The five freedom riders who were arrested at Jackson, Mississippi, 7/2/61, were convicted of breach of the peace on 7/3/61. Each was sentenced to serve four months in jail and was fined \$200.

One hundred sixty-nine freedom riders have been arrested at Jackson since 5/24/61. Sixty-six have been released on bond, four have been released upon the payment of fines and one has been released without the filing of charges. Ninety-eight remain in custody.

James Leonard Farmer, National Director, Congress of Racial Equality (CORE), who was arrested as a freedom rider at Jackson, Mississippi, 5/24/61 was released on bond 7/3/61. Upon his release Farmer held a news conference in which he stated that although none of the freedom riders were beaten at the Mississippi State Penitentiary, the freedom riders allegedly were subjected to psychological cruelty. He complained of ill-fitting clothes, lights being turned on all night, and the removal of mattresses as punishment for singing. Farmer stated that he was returning to New York City 7/4/61 and that the freedom rides will continue and will expand into new fields. He did not elaborate upon this point.

James McCain, Senior Field Representative, (CORE), New Orleans, was present at Farmer's press conference. He told the reporters that the recent slow down in freedom rides to Jackson was caused by the time required to screen prospective freedom riders more thoroughly.

It has previously been reported that U. S. District Judge Mize had informed attorneys forthat he was
denying her petition for a writ of habeas corpus but that he was giving further consideration to whether the court should retain jurisdiction.
Judge Mize has now entered an order denying the petition and has retained jurisdiction until state remedies have been exhausted. It is noted that was arrested as a freedom rider at Jackson, Mississippi, 6/2/61. Attorneys for have now filed a motion
for a certificate of probable cause in order to appeal the action taken by Judge Mize.
It was previously reported that on 6/29/61 the Mississippi Highway Safety Patrol issued a press release regarding a trip to Cuba

where she allegedly attended a seminar conducted

was arrested

by nine officials of the Soviet Union.

as a freedom rider on 6/10/61 at Jackson. On 7/3/61 the Mississippi Highway Safety Patrol issued a supplemental press release in which it was noted that news media throughout the country had shown great interest in the original release. It was stated that one point not made clear before was that the FBI had not supplied any information concerning the background of the freedom riders to the Mississippi Highway Safety Patrol and that the Mississippi Highway Safety Patrol had not stated that the FBI had under surveillance the "known communist" mentioned in the first press release.

Information has been received indicating that the Students for Integration Committee at the University of Minnesota has stated that another group of freedom riders may proceed to Nashville and then to Mississippi later this month.

					CORE,	Jack	son,	Miss	issippi,	advis	sed	that
	Reverend											
	organiza											
l	at 8 PM,	7/6/61	at the	Negro	o Maso	nic T	empl	e in	Jackson.	Foll	s si	nger
		wil:	l entert	ain a	at the	meet	ing	and	ant	icipat	tes	a
•	large at	tendance	e. Loca	al au	thorit	ies h	ave	been :	advised.	,		

Fifty-four people led by Julius W. Hobson, President, Washington, D. C. Chapter, CORE, gathered on the Mall in Washington at 11 AM, 7/4/61. The group consisted of 37 white people and 17 Negroes. At 11:30 AM they marched to Judiciary Square where speeches were given by Hobson, Reverend Perry Smith, Negro minister, Washington, D. C., David Dennis, Jerome Smith and Warren Moss. Dennis and Smith were arrested at Jackson, Mississippi, as freedom riders. Moss was introduced as chairman of the committee on employment. The group carried placards captioned:

"Racial Equality"
"Freedom of Speech"
"Freedom of Religion"
"Freedom of Ride."

It was previously indicated that CORE would demonstrate at Los Angeles, California, on 7/4/61. The demonstration was called off allegedly because the organization was unable to get demonstrators and also because the Interstate Commerce Commission (ICC) office in Los Angeles is the only Government agency in a private office building. It was felt by CORE that under the circumstances it would not be realized that they were picketing a Government office.

CORE held a demonstration in New Orleans, 7/4/61, in which a group of 20 picketed the Masonic Temple building for about 35 minutes. Offices of the ICC, the FBI and other Federal agencies are in this building. The demonstrators carried placards which read,

"End discrimination in interstate travel"
"When will Jackson agree with the ICC"
"What does democracy mean in Jackson"
"July fourth, freedom for all Americans."

A cross was placed at the entrance of Ford Park, Shreveport, Louisiana, 7/3/61. It was not burned. The cross bore lettering, "We are here -- KKK" and a printed note attached to the cross warned city officials and Negroes that integration should not be allowed in Ford Park.

It was previously reported that the National Association for the Advancement of Colored People (NAACP) planned demonstrations at parks in Tennessee on 7/4/61. Ten Negroes appeared at Cove Lake State Park, Jacksboro, Tennessee, 7/4/61 and attempted to use the swimming pool. The pool was closed by the management and there were no incidents.

Approximately twenty Negræs appeared at Big Ridge State Park, Union County, Tennessee, 7/4/61, and apparently intended to attempt to use the swimming pool. They were informed by the park superintendent that no law enforcement officers were present and that the park superintendent could not be responsible for any injuries that might be suffered in the event of violence. The Negroes then departed without incident.

The NAACP has reportedly been sponsoring demonstrations at Rainbow Beach in Chicago and plans additional demonstrations 7/8/61 and 7/16/61. Information has been received that NAACP anticipates that the CORE will participate in the demonstration on 7/16/61. Local authorities advised.

At a recent meeting of section organizers of the Southern California District Communist Party it was agreed that the freedom riders should be supported through financial contributions and physical participation where possible.

Communist Party (CP) members in St. Louis are currently distributing a flyer headed, "Support the Freedom Riders." This flyer

which is inscribed, "Issued by the Communist Party of Missouri," demands the arrest and prosecution of Governor Patterson of Alabama and other state officials. It also demands prosecution of officers of the klan and white citizens councils and calls for the President 10ct issue an Executive Order outlawing the Jim Crow system. It urges the reader to join in freedom rides.

attempted to organize a rally for freedom riders at Philadelphia for 7/4/61. The rally was not held. These three individuals allegedly are members of the Youth Group, CP of Eastern Pennsylvania and Delaware. The rally allegedly was to be sponsored by NAACP which reportedly withdrew its support upon learning that the demonstration was being organized by a communist element.

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TO

DIRECTOR, FBI

DATE:

7/3/61

Wys FRO

SAC, LOS ANGELES (157-363)

SUBJECT:

PROPOSED FREEDOM RIDERS TRIE

TO JACKSON, MISSISSIPPI,

LEAVING LOS ANGELES, CALIFORNIA;

7/12/61

RACIAL MATTER

ALL INFORMATION CONTAINED

HEPEIN IS UNCLASSIFIED

DATE 10-02-2009 BY 60324 UC BAW/SAB/STW

project A

Reference: Los Angeles letter to the Director and letterhead memorandum dated 6/28/61; teletype from the Director to Los Angeles dated 7/1/61 entitled "FREEBUS."

Enclosed herewith for the Bureau are eight copies of a letterhead memorandum containing information developed to date on captioned matter.

The indices of the Los Angeles Office contain no subversive references identifiable with the individuals named in the attached letterhead memorandum.

Concerning	the Second
Baptist Church, referred to in referenced lett	
dated 6/28/61, the Bureau's attention is calle	
SA Los Angeles, 8/8/42: report	of SA
New York, 10/7/42; report of SA	Los
Angeles, 12/15/42all entitled	
IS-R."	<del></del>
The investigation at that time did n	ot disclose any
CP or related activities on the part of	
described as a very strong agitator for social	equality of
Negroes and as having "liberal" leanings.	•
CALITY	
The Los Angeles files contain a lett	
dated 5/8/52 on stationer	y of the Second
Baptist Church, Los Angeles, In this letter	stated.
that he has been a constant opponent of commun	ism through the
years and has publicly urged others to have ho	thing to do with
any disloyal group in the United States.	
/	EC'B - CIY RIGHTS FBI
B USE DEPT. OF JUSTICE	STHOM AND THE
2 - New Orleans (Enc. 2)(157-264) (REGISTERED)(	AIRMAIL)

RAP:DRU (5)

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Req. Rec'd

EX-116

57-387-SIM LA 157-363

He stated that he had received letters from the Civil Rights Congress and the California Legislative Conference but that he had not been affiliated in any way with the Civil Rights Congress but had upon occasions cooperated with the California Legislative Conference. In his letter, he asked whether the FBI considered either the Civil Rights Congress or the California Legislative Conference as subversive organizations.

Los Angeles will continue to follow this matter and identify others making the trip prior to their departure from Los Angeles. If existing sources cannot develop this information, consideration will be given to contacting a representative of CORE, per Bureau instructions in referenced teletype.



In Reply, Please Refer to File No.

## UNIOD STATES DEPARTMENT OF STICE

#### FEDERAL BUREAU OF INVESTIGATION

Los Angeles, California July 3, 1961

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 10-02-2009 BY 60324 UC BAW/SAB/STW

#### PROPOSED FREEDOM RIDERS-TRIP. TO JACKSON, MISSISSIPPI, LEAVING LOS ANGELES, CALIFORNIA, JULY 12, 1961

The "California Eagle," a weekly Negro newspaper published in Los Angeles, dated June 29, 1961, page 3, carries an article concerning the group planning to leave Los Angeles from the Greyhound Bus Station July 12, 1961.

According to the article, only five people had signed up for the trip as of that time. Those listed were Bill creen, member of the Congress of Bacial Equality (CORE), who is to be discharged from the Air Force July 7, 1961; Larry Bell, a student; Mrs. Roena Rand, CORE member; Bruce cowsher, student; and Mrs. Ora Myers, a teacher. The article did not further identify these individuals.

The article further stated that applications for "riders" are still being accepted and that anyone interested should call the local office of the National Association for the Advancement of Colored People.

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

157387-530

ENCLOSURE

The Attorney General

July 10, 1961

ALL INFORMATION CONTAINED

Director, FBI

HEREI FREEDOM\_RIDE 1961 RACIAL MATTERS: DESTRUCTION OF AIRCRAFT OR MOTOR VEHICLES; CIVIL RIGHTS

One white male freedom rider, who gave a New York address, was arrested in Jackson, Mississippi, on July 8, 1961 when he refused to move from the Negro waiting room at the railroad station.

Nine freedom riders, several of whom gave Los Angeles addresses, were arrested at Jackson on July 9, 1961, upon their arrival from New Orleans by train. They failed to comply with police instructions that they move on.

Eight freedom riders who had gathered in Montgomery, ... Alabama, tested the facilities at the Trailvays bus station in Montgomery on July 9, 1961, and then proceeded to Jackson where they were arrested the same day.

Eleven freedom riders, apparently local residents, were arrested on July 9, 1961, when they entered the white waiting room at the Trailways bus terminal in Jackson and failed to obey a request by the police that they move on.

Two hundred twenty-seven freedom riders have been arrested at Jackson since May 24, 1961. Eighty have been released on bond, four have been released upon the payment of fines and one has been released without the filing of charges. One hundred forty-two remain in custody.

My memorandum of June 27, 1961, set forth a letter from Field Representative, Congress of Racial Equality (CORE), Jackson, Mississippi. The letter alleged that the practice of placing freedom riders in the maximum security unit at the Mississippi State Penitentiary constituted "unnaturally harsh regn punishment" and it was requested that the Department of Justice Tolson Belmont inquire into the conditions affecting the freedom riders who area Mohr advised ? confined in the penitentiary. On July 9, 1961 Conrad //that since the Department of Gustice has not contacted him!)

Evans of regarding his letter he contemplates telephoning

Malone Department of Gustice has not contacted him! Callahan. the Department. 7 Mr. DeLoach - Mr. Mohr 21 AVE 1/ 1961 Trotter WLM: vhm 1'- Mr. Evans

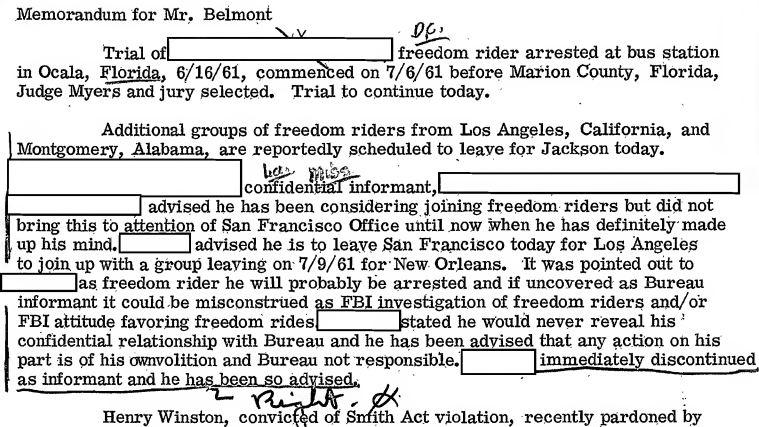
Sullivan . Tavel .

TELETYPÉ UNIT [

The Actorney General We have been advised that a group of freedom riders from the University of Minnesota is expected to arrive in Nashville, Tennessee, on July 10, 1961. It was stated that New Orleans will probably be their final destination. It has also been reported to us that a group of freedom riders plans to leave St. Louis by Trailways bus on July 10, 1961, erroute to New Orleans via Little Rock, Arkansas, and Shreveport, Louisiana. A New York representative of CORE has allegedly been in touch with a Negro minister in Chattanooga, Tennessee, for the purpose of discussing a proposed freedom ride which will terminate in Chattanooga. It does not appear that any detailed plans have been made as yet. The Department will be informed of further developments on a current basis. I - Mr. Byron R. White Deputy Attorney General

- 1 Assistant Attorney General Burke Marshall
- 1 Assistant Attorney General Herbert J. Miller, Jr.

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OPTIONAL FORM NO. 10	TolsonBelmont
UNITED STATES CONTROL INT	b6 Mohr
Memorecam	D/C Conrad
IVIEILUTA; CAIL	Evans Evans
V 2	Malone Rosen
TO : Mr. Belmont	DATE: July 7, 1961
	Trotter
	Tele. Room
FROM : A Rosen	Gandy
No.	
subject: FREEBUS	$V^*$ / $L$
	ALL INFORMATION CONTAINED
SYNC	PSIS HEREIN IS UNGLASSIFIED IN HOR
$V_{\cdot}$	# LLOVICAD BY OF TOTAL W
Six male Negroes were arreste	ed at Illinois Central Railroad station
and six more arrested at Greyhound bus	station both in Jackson, Mississippi,
√ after they entered white waiting rooms in	respective stations and failed to move on,
at orders of Jackson Police Department	PD). All are residents of Jackson and have
been charged with breach of the peace.	No incidents occurred.
9 7 7 94/91 100 6 - 1	
Since 5/24/61, 190 freedom ri	ders have been arrested at Jackson of
which 66 have been released on bond, for	r have paid fines and one released to his
attorney. One hundred nineteen remain	n custody.
S)	
Reverend Martin Luther King rally of Jackson Nonviolent Movement (J. on 7/6/61 which was attended by about 15 Stated nonviolent protests against segreg	was principal speaker at organizational
rally of Jackson Nonviolent Movement (J	NM) held at Negro Masonic Temple, Jackson,
on $7/6/61$ which was attended by about 15	00 persons. King spoke in generalities.
Stated nonviolent protests against segreg	ation must continue and President of U.S.
should issue second Emancipation Procla	mation. Added Negroes must press for
legislation ending lynching, payment of p	oll taxes and making voting reality for all
people. King outlined no specific plans of	r actions to be taken. Between \$750 and
should issue second Emancipation Proclation legislation ending lynching, payment of property people. King outlined no specific plans of \$1000 collected. Five police officers on incidents occurred.	duty. No whites observed in area and no
incidents occurred,	Avg &
Miga	. /
	f Racial Equality (CORE), Jackson, will
head JNM assisted by	James Luther Bevel. M135
Bevel is freedom rider arrested 5/24/61	and presently out on bond.
Colom	Tenvis .
Two officials representing Mir	nesota Governor Anderson proceeded to
Mississippi State Penitentiary to inspect	living conditions for five Minnesota freedom
riders. Mississippi Governor Barnett ca	alled meeting of state officials to discuss
''freedom riders and communism."	
	Miss
On 7/6/61 U.S. District Judge	Sidney C. Mize, dehied motion for
certificate of probable cause filed on beh	alf of freedom
/ \rider from New York City, stating it wou	ld be improper for him to enter case until
taken through state courts.	157-387- 52
1 Mr. Mohr 1 - Mr. Evans	
1 - Mr. Evans 1 - Mr. Sullivan	7 mm III 1001
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G FETATIONA (11)	
6 ElMiers (11)961	A



Henry Winston, convicted of Snfith Act violation, recently pardoned by President, held press radio and television interview at Communist Party, USA (CP, USA) headquarters, New York City. Winston stated he did not know position of CP, USA on question of freedom riders as he has been in jail. Gus Hall, General Secretary, CP, USA then commented "we" have not organized freedom rides but "we" give them full support. Added whenever such struggles take place "I" am sure you will find some communists in them.

One of the highlights of National Association for the Advancement of Colored People (NAACP) convention in Philadelphia, 7/9-16/61 will be 'freedom train' of delegates to Washington, D. C. on 7/12/61 to urge Congress and Administration to pass civil rights legislation now.

Memorandum from Southern Christian Leadership Conference, Negro integrationist organization, sent to Attorney General, Interstate Commerce Commission (ICC), and Civil Rights Division has for its stated purpose "to provide a first-hand account of what a Negro passenger confronts in interstate travel."

### ACTION:

A memorandum is being prepared for the Attorney General.



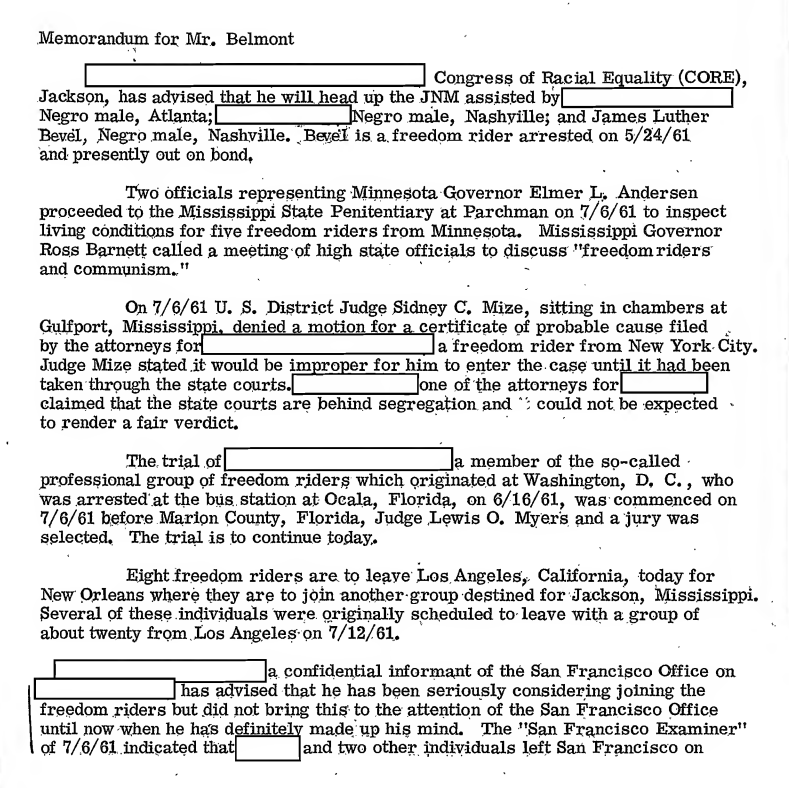
### DETAILS

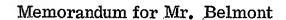
Six male Negroes, all residents of Jackson, Mississippi, were arrested on 7/6/61 when they entered the white waiting room of the Illinois Central Railroad station at Jackson, Mississippi, and failed to move on, when ordered to do so by the Jackson Police Department (PD). All were charged with breach of the peace and are expected to be tried in Jackson Municipal Court today. No incidents occurred.

In the early morning of 7/7/61, six additional Negro males, all residents of Jackson, were arrested at the Greyhound bus terminal after they walked into the white waiting room from the street and approached the ticket counter. When ordered to move on by Jackson police officer they failed to comply as a result of which they have been charged with breach of the peace. No incidents occurred.

Since 5/24/61, 190 freedom riders have been arrested at Jackson, Mississippi, of which 66 have been released on bond, 4 have paid fines and one has been released to his attorney. One hundred nineteen remain in custody.

On the evening of 7/6/61 a meeting billed as a "community mass rally" was held at the Negro Masonic Temple in Jackson, Mississippi. The crowd was estimated at about 1500 persons. The stated purpose of the meeting was as an instance of the meeting was a stance of the meeting was an instance of the meeting was as an instance of the meeting was a stance of the meeting was a stan organizational rally of the Jackson Nonviolent Movement (JNM). Walter Williams. a Jackson Negro college student and active National Association for the Advancement of Colored People (NAACP) member, stated that nonviolent protests against segregation are to continue. Reverend Martin Luther King was the principal speaker and stated that local people should not let the freedom riders and passive resistence movements lapse for lack of participants. King stated the time has come for the President of the U. S. to enter a second Emancipation Proclamation decreeing all forms of segregation unconstitutional. He added Negroes must press the Federal Government for legislation to end lynching, payment of poll taxes and to make voting a reality to all people, and continuing of protests, including freedom rides, were needed to speed up action in the courts. King made no reference to any specific plans or actions to be taken and spoke in generalities. Approximately \$750 to \$1000 were collected. Five police officers were on duty at the meeting, no whites were observed in the area, and no incidents occurred.





	7/5/61 en route to Los Angeles where they were to join an additional group of
	riders departing Los Angeles on 7/12/61 for New Orleans and Jackson, Mississippi.
	advised that this was in error and he is to leave San Francisco today for
	Los Angeles to join up with a group leaving on 7/9/61 for New Orleans. It was
	pointed out to that as a freedom rider he will probably be arrested and
	should he be uncovered as a Bureau informant it could be misconstrued as an FBI
	investigation of freedom riders and/or an FBI attitude favoring freedom rides.
ı	stated that under no circumstances would be ever reveal his confidential
•	relationship with the Bureau and he has been advised that any action on his part
	is of his own volition and the Bureau is not responsible for his activities.
	has been immediately discontinued as an informant and he has been so advised.

A group of six or seven freedom riders are reportedly scheduled to leave Montgomery, Alabama, for Jackson, Mississippi, today.

On 7/5/61 a confidential source, who has furnished reliable information in the past, advised that Henry Winston, who was convicted of violation of the Smith Act and who was recently pardoned by President Kennedy, held a press, radio and television interview at Communist Party, USA (CP, USA) headquarters in New York City. Winston was asked if the CP, USA takes any credit for the '!freedom riders.' Winston declined to answer saying he had been in jail and did not know the position of the CP, USA on this question. He added, however, that the CP, USA has always been in the fight for equality and would lend every possible support for those proceeding in the direction of equality.

Gus Hall, General Secretary, CP, USA interrupted at this point to comment "we" have not organized the freedom rides but "we" give them full support. Whenever such struggles take place "I" am sure you will find some communists in them.

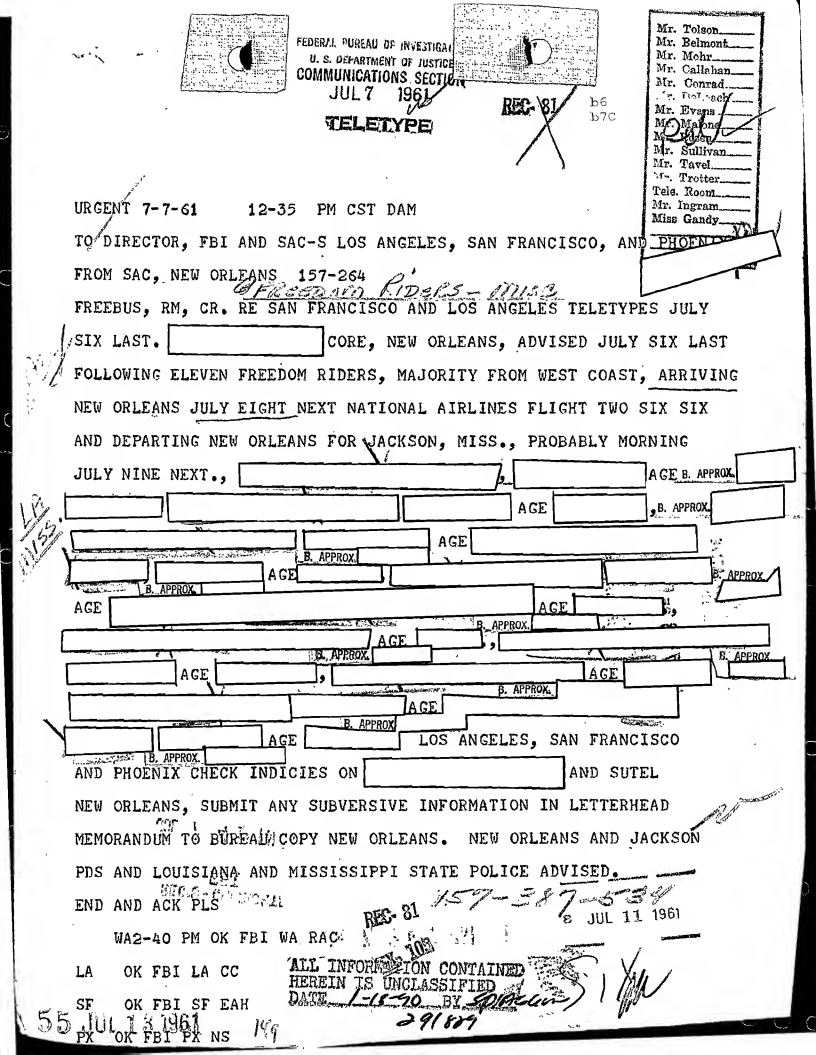
The "Dallas Star Post," Dallas, Texas, for 7/1/61 contained an article indicating that Clarence A. Laws, Southwestern Regional Secretary of the NAACP, had been called to the national office of that organization in connection with press convention plans of the NAACP. The national convention is to meet in Philadelphia on 7/9-16/61. It was stated that one of the highlights of the national convention will be the "freedom train" which will take place on 7/12/61 at which time the entire delegation will go from Philadelphia to Washington, D. C., for a one-day lobby to make it crystal clear to Congress and the Administration that there must be action now on civil rights legislation.



# Memorandum for $Mr_{\bullet}$ Belmont

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	OPTIONAL FORM NO. 10				Tolson Belmont
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		_			Malone Rosen
	то :	Mr. Rosen	DATE:	7/6/61	Sullivan Tavel
	[				Trotter Tele. Room Ingram
J.	FROM :				Gandy
18			ALL INFORMATION CON	TAINED:	
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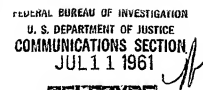


# PLAIN TEXT

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HEREIN IS UNCLASSEFIED
FROM DIRECTOR FBI
FREEBUS, RM. A WASHINGTON NEWSPAPER QUOTES REVEREND RAYHOND
LEE LATHAN, MILWAUKEE BAPTIST CLERGYMAN AS ANNOUNCING PLANS FOR
A ONE HUNDRED MEMBER FREEDOM RIDE TO JACKSON, MISSISSIPPI, TO
TEST FACILITIES AT THE BUS TERMINAL. ASCERTAIN FULL DETAILS AND
KEEP BUREAU AND NEW ORLEANS CURRENTLY ADVISED OF ALL DEVELOPMENTS.
UNLESS YOUR FILES CONTAIN INFORMATION INDICATING THAT SUCH ACTION
WOULD BE UNDESIRABLE YOU SHOULD ESTABLISH DIRECT CONTACT WITH
LOCAL REPRESENTATIVES OF CORE AND/OR OTHER
APPROPRIATE SOURCES TO INSURE THAT YOU ARE IN A POSITION TO HAVE
ACCURATE CURRENT INFORMATION AT ALL TIMES CONCERNING ANY FREEDOM
RIDE THAT MAY ORIGINATE IN YOUR DIVISION. NEW ORLEANS ADVISED BY
MATL.
2 - New Orleans ( By 2001)
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ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED

DATE 10-02-2009 BY 60324 UC BAW/SAB/STW

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TO SAC MILWAUKEE

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FROM DIRECTOR 1 P

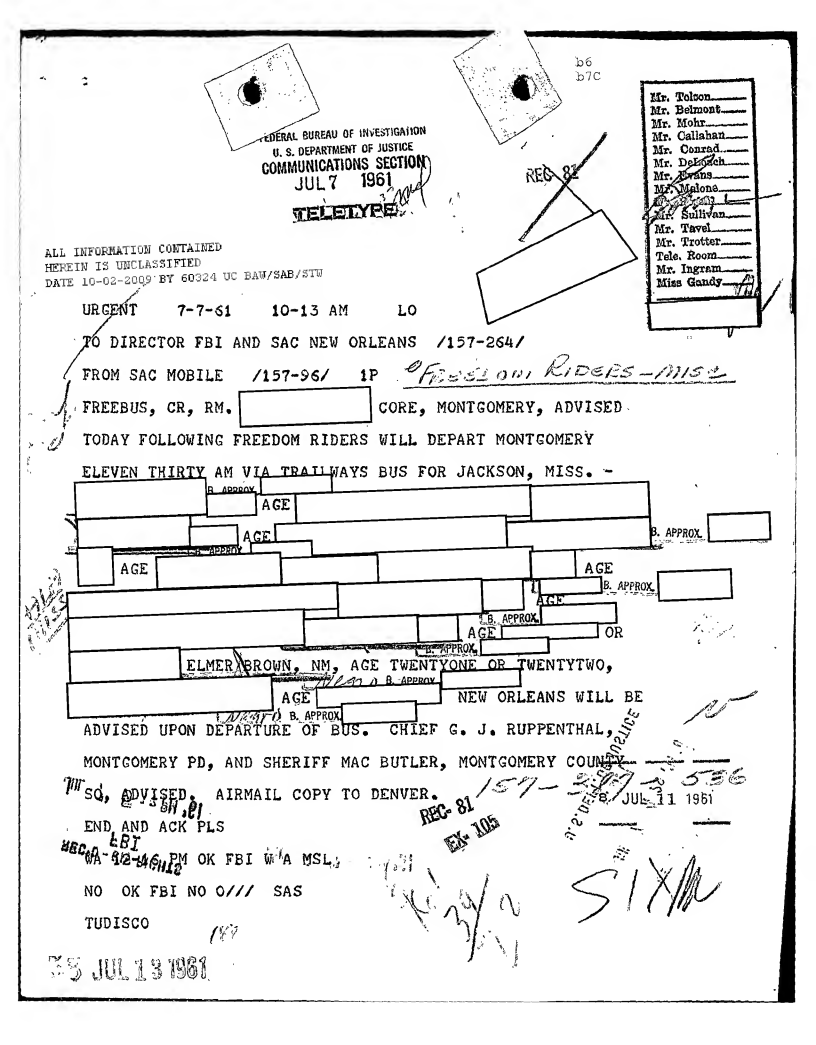
FREEBUS, RM. A WASHINGTON NEWSPAPER QUOTES REVEREND RAYMOND LEE
LATHAN, MILWAUKEE BAPTIST CLERGYMAN AS ANNOUNCING PLANS FOR A ONE
HUNDRED MEMBER FREEDOM RIDE TO JACKSON, MISSISSIPPI, TO TEST FACILITIES AT THE BUS TERMINAL. ASCERTAIN FULL DETAILS AND KEEP BUREAU
AND NEW ORLEANS CURRENTLY ADVISED OF ALL DEVELOPMENTS. UNLESS YOUR
FILES CONTAIN INFORMATION INDICATING THAT SUCH ACTION WOULD BE UNDESIRABLE YOU SHOULD ESTABLISH DIRECT CONTACT WITH

LOCAL REPRESENTATIVES OF CORE AND/OR OTHER APPROPRIATE SOURCES TO
INSURE THAT YOU ARE IN A POSITION TO HAVE ACCURATE CURRENT INFORMATION
AT ALL TIMES CONCERNING ANY FREEDOM RIDE THAT MAY ORIGINATE IN YOUR
DIVISION. NEW ORLEANS ADVISED BY MAIL.

END & ACK PLS

OK FBI MI HNH

TU DISC



	OPTIONAL FORM NO. 10  UNITED STATES GC: T  D6  Mohr D7C  Callohan				
	Memorar  DeLoctch Evans Molone Rosen				
	TO: Mr. Rose DATE: July 7, 1961  Sullivan Trotter Tele. Room Ingram				
out	FROM:  ALL INFORMATION CONTAINED  HEREIN IS UNCLASSIFIED  SUBJECT: TREEBUS				
	SA Jackson, Mississippi, Resident Agency, advised				
	at 2:35 AM, 7/7/61 as follows:				
	A meeting billed as community mass rally held Negro Masonic Temple, Jackson, Mississippi, night of 7/6/61. Crowd estimated by Police Department (PD) at 1500. W. C. Shoemaker, Staff Reporter, "Jackson Daily News," covered meeting and furnished following information:				
18-196	One purpose of meeting was stated as organizational rally of Jackson Nonviolent Movement (JNVM). Walter Williams, Jackson Negro college student and active NAACP member, said purpose JNVM was to continue nonviolent protests against segregation. Reverend Martin Luther King was principal speaker. Spoke				
in generalities. Said local people should not let freedom riders and passive resistence movement lapse for lack of participants. Said time has come for President of U. S. to enter a second Emancipation Proclamation stating that forms of segregation unconstitutional. Said Negrood must proceed Federal Grant Company of segregation unconstitutional.					
OFFERROW	for legislation to end lynching, payment of poll taxes and to make voting a reality to all people. Said continuance of protests including freedom rides needed to speed up action of courts. Made no reference to any specific plans or courses of action to be taken.				
0	Shoemaker estimated between \$750 and \$1000 collection taken. Five police officers on duty at meeting. No incidents. No whites observed in area.				
192	CORE Jackson, has advised he will head up JNVM assisted by Charles Sherrod, Negro male, Atlanta;  Negro male, Nashville; and James Luther Bevil, Negro male, Nashville.  Bevil is freedom rider arrested 5/24/61 and presently out on bond.  REC- 29 72 / 57-387-387-387-387-387-387-387-387-387-38				
	also advised that six Negro males, all residents of Jackson, were arrested at the Greyhound bus terminal at 12:25 AM (CST), 7/7/61. They				
	walked into white waiting room from street, approached ticket counter and when ordered to move on by Jackson police officer they failed to comply 10 They have been charged with breach of the peace and no incidents occurred.				
	EJM:ers (3)				
	66/W 171961				

HERE	DERAL BUREAU OF INVESTIGATION  U. S. DEPARTMENT OF JUSTICE COMMUNICATIONS SECTION  FORMATION CONTAINED  JUL 9 1961  IS UNCLASSIFIED  O-02-2009 BY 60324 UC BAW/SAB FELETYPE	
Ph.	URGENT 7-9-61 3-46  PM CST LM  To DIRECTOR, FBI FREEDOM RIDERS - MISCERE FROM SAC NEW ORLEANS  /157-332/  FREEBUS. FOLLOWING ARE NAMES AND DESCRIPTIVE DATA FROM JACKSON  PD RECORDS ON NINE FR ARRESTED ICRR DEPOT JULY NINE COLON	
fr.	TUSCON, ARIZONA,  NF, DOB  TUSCON,  EYES,  HAIR,	
	ANGELES, CAL., DOB MONROE, GA.,  EYES, HAIR, OCCUPATION	
	LOS ANGELES, CAL., DOB  NEW IBERIA, LA.  HAIR,	
The second secon	HAMLIN, TEXAS,  EYES, HAÍR LÓS ANGELES, ADMITS PICKETING  DEMOCRATIC CONVENTION, LOS ANGELES, NO DATÉ.	**
September 1	HOUSTON, TEXAS,  EYES, HAIR, ARRESTED  END PAGE ONE	N.
A	63 JUL 17 1981) 6 JUL 11 1961	

PAGE TWO	if (i)	
LO	S ANGELES. DOB	· \
HOUSTON, TEXAS,		EYES,
HAIR,	LOS ANGELES.	14.
	COLLEGE PARK, MD., DOB	MI
WASHINGTON,		EYES, \
HAIR,	ADMITS PICKETING OHIO STAT	E CAPITOL,
COLUMBUS, OHIO, NO DATE.,		`.`
	<u> </u>	LOS ANGELES, CARLA
ров	CLEVELAND, OHIO,	
EYES	, HAIR	, ,, h
LOS ANGE	LES.	
	BERKELEY, CAL.,	DOB
Housto	N, TEXAS,	
EYES, HA	IŔ,	
END AND ACK DIC	<u> </u>	•*** •

END AND ACK PLS

WA 5-53 PM OK FBI WA JS

TU DISCV

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FEDERAL BUREAU OF INVESTIGATION U. S. DEPARTMENT OF JUSTICE COMMUNICATIONS SECTION JUL 8

b7C

Mr. Tolson Mr. Belmont Mr. Mohr Mr. Callahan Mr. Conpad Mr. DeLoach Mr. Exans. Mr. Malone Mr. Rosen Mr. Sullivar Mr. Tavel Mr. Trotter Tele. Room. Mr. Ingram Miss Gandy.

TELETYPE

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED 4**47.6 PN T**02-**7003-861** 6032**4 019 1 HAN** / SAB **C**STW

TO DIRECTOR, FBI AND SAC-S BALTIMORE, NEW ORLEANS

AND SAN FRANCISCO FREEDOM RIDERS - MISCELL

FROM SAC, LOS ANGELES

157-367

FREEBUS, RMCR. RE NEW ORLEANS AND LOS ANGELES TELETYPES

DATED JULY SEVEN. INFORMANT ADVISED TODAY THAT HOME

ADDRESS FOR

BERKLEY, CALIFORNIA, AND

MARYLAND. SAN FRANCISCO AND BALTIMORE

WILL CHECK INDICES ON RESPECTIVE NAMES AND ADVISE BUREAU AND

NEW ORLEANS BY LETTERHEAD MEMO IF ANY SUBVERSIVE INFORMATION.

FOR INFORMATION OF BALTIMORE.

WAS ONE OF GROUP OF

FREEDOM RIDERS THAT LEFT LOS ANGELES JULY SEVEN FOR NEW

ORLEANS.

END ACK PLS

4-11 PM OK FBI WA WC

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OK FBI TONO SDF NO

SF OK FB'I SF BAM

TU DIS P

56 JUL 14 1967

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NINE AM JULY SEVEN, SIXTYONE. END AND HOLD PLS ENDVACK PLS 6-46 PM OK FBI WALRAC

5-45

ALL INFORMATION CONTAINED

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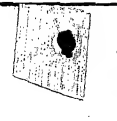
URGENT 7/6/61

TU DISC

55 JUL 13 1961 (41

TO DARECTOR FBI

REMYTEL JULY FIVE LAST.



FEDERAL BUREAU OF INVESTIGATION U. S. DEPARTMENT OF JUSTICE COMMUNICATIONS SECTION JUL 6 1961

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 10-02-2009 BY 60324 UC BAW/SAB/STW

URGENT 7-6-61 4-00 PM CST DAM TO DIRECTOR, FBI AND SACS, MOBILE AND DENVER

Mr. Tolson. Mr. Belmont.

Mr. Mohr\_

Mr. Callahan,

Mr. Conrad. Mr. DeLoach

Mr. Evans. Mr. Malone Mr. Rosen L Mr. Sallival

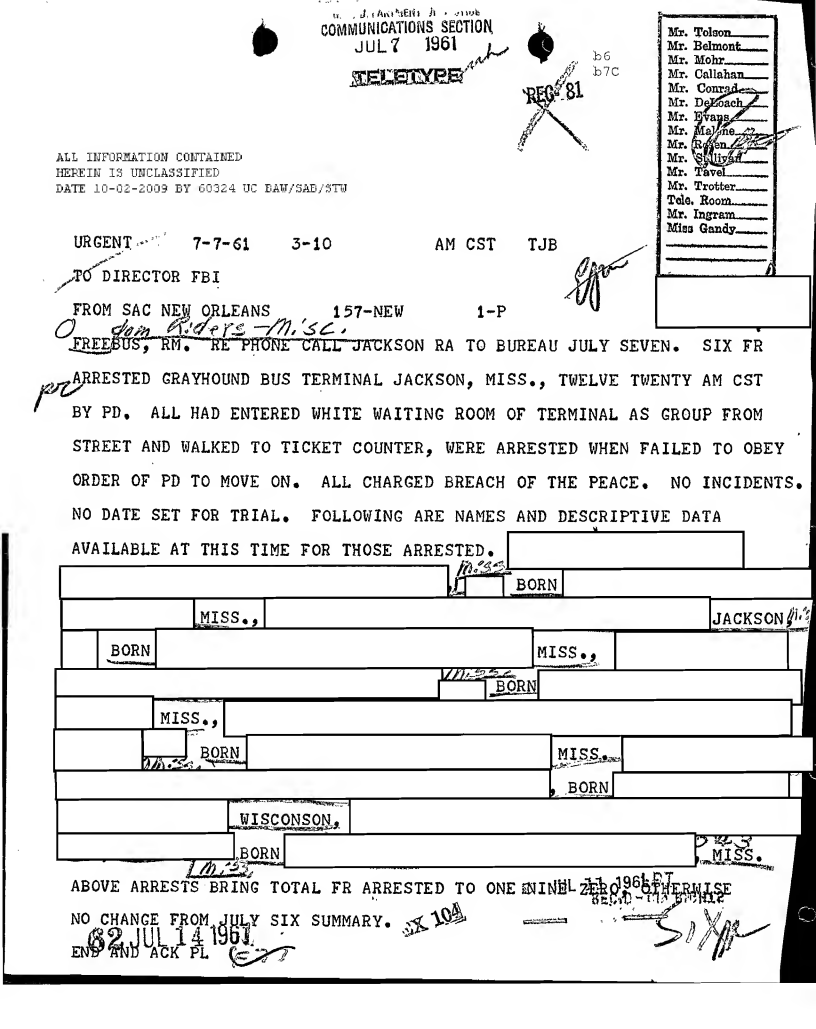
Mr. Tavel Mr. Trotter. Tele. Room\_

Mr. Ingram

Miss Gandy.

FROM SAC, NEW ORLEANS 157-264	V L
FREEBUS, CR., RM. , CORE, NEW ORLEANS, T	TODAY ADVISED
NEGRO MALE,	
CHES, ONE FOUR TWO POUNDS,	
UNIVERSITY OF COLORADO, DEPARTING NEW ORLEANS TWO FIR	FTEEN PM TODAY
VIA GREYHOUND BUS FOR MONTGOMERY, ALA., TO JOIN SIX O	OR SEVEN OTHER
FREEDOM RIDERS THERE AND DEPART MONTGOMERY FOR JACKSO	ON, MISS.,
MORNING JULY SEVEN NEXT PROBABLY BY BUS. MOBILE IDEA	NTIFY MEMBERS
OF GROUP AND TRAVEL PLANS AND SUTEL NEW ORLEANS. DET	WER SEARCH INDEXM
AND FURNISH ANY SUBVERSIVE BACKGROUND ON TO I	BUREAU BY LETTER-
HEAD MEMORANDUM, COPY NEW ORLEANS. REC-	81
AUTHORITIES IN MISSISSIPPI NOT ADVISED PENDING CONFIR	RM/#017-387 543
BY MOBILE OF TRIP TO JACKSON.	1 5
END AND ACK PLS	₩ JUL 10 1961
BEZ. 6-02 PM OK FBI WA WS	HEAD OF MARKET
DNPK FBI DB LB	(1) XM
MO OK FBINMO JEB	211/10
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56 JUL-13 1967, (4)



FEDERAL BUREAU OF INVESTIGATION
U. S. DEPARTMENT OF JUSTICE
COMMUNICATIONS SECTION
JUL 6 1961
TELETYPE

B

**b**6

b7C

Mr. Tolson
Mr. Belmont
Mr. Belmont
Mr. Callahan
Mr. Conrad
Mr. DeLoach
Mr. Eyans
Mr. Matione
Mr. Matione
Mr. Risen
Mr. Tavel
Mr. Trotter
Tele. Room
Mr. Ingram
Miss Gandy

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 10-02-2009/BY 60324 UC BAW/SAB/STW

URGENT 7-6-61

11-33

AM CST DAM

TO DIRECTOR, FBI

FROM SAC, NEW ORLEANS 157-264

FreeBus., RE NEW ORLEANS AITEL JULY THREE INSTANT.

prusdj, s. c. mize, sitting in chambers at gulfport,

MISSISSIPPI TODAY DENIED A MOTION FOR A CERTIFICATE

OF PROBABLE CAUSE FILED BY ATTORNEYS FOR

POLICIES OF CONGRESS ACCORDING TO SUPREME COURT OPINION, LEANS TO STATE COURTS TRIAL OF CASES PERTAINING TO STATE LAWS, AND FEDERAL COURTS RESPECT THIS, EXCEPT

UNDER CIRCUMSTANCES NOT EXISTING IN THIS CASE.

CORR ON LINE ONE WORD FOUR SHOULD BE AIRTEL

END AND ACK PLS

REC- 81

157-392-544

JUL 10 1961

1-35 PM OK FBI WA DA

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July II 1961

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OFRee Bus Mes

PREEDOM RIDE 1961

RACIAL MATTERS; DESTRUCTION OF AIRCRAFT OR MOTOR VEHICLES; CIVIL RIGHTS

Thirty-four freedom riders who were arrested in Jackson Mississippi, on the seventh, eighth and minth of July, 1961. Were convicted on July 10, 1961. Each was sentenced to serve four months in juil and was fined two hundred dollars. Three Hegro freedom riders, each of whom is fifteen years of age and each of whom was arrested July 9. 1961, were not tried but will be handled in youth court at a later date.

b6

Two hundred twenty-seven freedom riders have been arrested at Jackson since May 24, 1961. Eighty have been released on bond. four have been released upon the payment of fines and one has been released without the filing of charges. One hundred forty-two fremain in custody.

In connection with the freedom ride scheduled to leave los Angeles July 12, 1961, for Jackson, Mississippi, information has been received that sixteen individuals are firmly committed to make the trip and that eight others have made tentative commitments to participate.

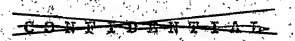
One of those who reportedly will make the freedom ride agales is who has admitted that he was Trom Los Angeles is a member of the Communist Party in 1944 and 1945. In 1952 genied baving had any contact with the Communist Party since 1945. 11 At a recent meeting of Northwest Youth for Progressive Action in Seattle, Washington, Communist Party, USA, reportedly stated that she wished to determine whether a freedom ride similar to the Los Angeles to Jackson ride could be organized in Seattle.

[157-387-54]

It has previously been reported that a suit is predict in :13 S. District Court, Jackson, Mississippi! it wilth three Negroes matter which was scheduled for July 10. 1961, was postponed ustil DeLoach August 7, 1961, due to the illness of a defence attorney.

Deloach August 7, 1961, due to the illness of a defence attorney.

Molone 1 - Mr. Mohr NOTE: This is classified "Canalism". 71 - Mr. DeLoach NOTE: This is classified "Cartille "" because exposure of informant coul Sulliven Tavel — 1 - Mr. Evans 7 prejudice the defense interests of the U.S. Tele. Rcom \_\_\_ WLM: vhm:ers (16) JUL 13 1961 TELETYPE UNIT



Five freedom riders left St. Louis by Trailways bus at 10:30 a.m., Central Daylight Time, on July 10, 1961. They planned to spend the night in Little Rock and to proceed to Shreveport, Louisiana, and New Orleans on July 11, 1961.

The St. Louis group arrived in Little Rock at 7:47 p.m., Central Standard Time, on July 10, 1961, and four of them entered the bus station. Approximately 250 people had gathered and the Little Rock Police Department felt that a disturbance might occur if the freedom riders did not leave. After they had been asked to leave twice and failed to comply, the four freedom riders were arrested for causing a public disturbance. They were held in lieu of five hundred dollars bond each and were scheduled to appear in Little Rock Municipal Court at 8:30 a.m., Central Standard Time, on July 11, 1961.

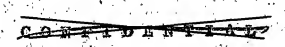
		the	fifth	freedom	7	ider	from	St. 1	ouis	did
	ot enter the bus station									
k	eing taken to the police	s <u>t</u>	ation.	She sa	id	that	her	r döğ	ras to	
ľ	otify Little Rock actors	ey			in	the	event	tha	the	
Ċ	ther four were arrested.									د کار شد. د از موافقات

Representatives of Congress of Racial Equality expressed concern over the possibility of violence when the freedom riders from St. Louis reached Shreveport. Local authorities at Shreveport made detailed plans to handle the arrival of the freedom riders including escorting the bus from the Louisiana State line and assigning police and sheriff's deputies to the bus station. An informant advised that the klan planned to have observers in the area of the bus station but did not intend to interfere as long as the situation was handled by the police.

A group of \$50 Negroes who were attending a Baptist convention in Nassau are scheduled to return to Chicago in four Greyhound buses and are to stop at the Greyhound bus station at Ft. Pierce, Florida, on July 11, 1961. On their trip to Nassau they utilized the white cafeteria and rest from facilities at the Ft. Pierce bus station without incident.

CONTINUE NATION

vhm



Edward B. King, Jr., a leader in the freedom ride movement, has been quoted in the press as stating that he will lead a freedom walk from Baltimore, Haryland, to Washington, D. C. on July 16, 1961, in order to focus the attention of the President, Congress and Government leaders on the imprisonment of freedom riders at Jackson, Hississippi, and the continuing segregation of interstate facilities. Hr. King also reportedly stated that a sit-in is planned in the office of some Government agency in Washington. No date was mentioned for the sit-in and Mr. King allegedly declined to elaborate.

- 1 Mr. Eyron R. White Deputy Attorney General
- 1 Assistant Attorney General Burke Marshall
- 1 Assistant Attorney General Nerbert J. Miller, Jr.
- 1 Assistant Attorney General
  J. Walter Yeggley

vhm

July 12, 1961

Director, THI

PIDERS - MISC.

MISC. ALL INFORMATION CONTAINED
HEREIN & UNGLASSITED OF DATE OF SOLUTIONS
DATE OF SO

PROEDOM/ADE 1061

TACIAL MATTERS; DESTRUCTION OF # 448602

AIRCPAFT OR MOTOR VEHICLES; CIVIL EIGHTS

Wo freedom riders were arrested in Jackson, Mississippi, on July 11, 1991, and there was no change in the status of any of those who were arrested previously.

Two Negro males, sixteen and eighteen years of age, were arrested in Jackson on July 11, 1981, when they took seats at the lunch counter in a Walgreen drugstore and failed to comply with instructions of the police that they move on.

Trial of the four freedom riders who were arrested on July 10, 1901, was originally scheduled for July 11, 1001, but was postgoned until July 12, 1061. The defendants were returned to jail in lieu of five hundred dollars bond each.

We have been advised in confidence that two deputy sheriffed from Shreveport, Louisiana, were in Little Rock on the night of July 10, 1961, to observe the arrival of the freedom riders and the manner in which the cituation was handled by the Little Rock Police Department. The deputy sheriffs reportedly did not want their presence known even to the Little Rock police.

It has been reported in the press that a group of seven freedom riders, including three clergymen, will leave Newark on the night of July 12, 1961, for a trip to Chattanooga, Tennessee. It was night of July 12, 1961, for a trip to Chattanooga, Tennessee. It was night of July 12, 1961, for a trip to Chattanooga, Tennessee. It was nickly in the state council of the American Federation of Labor and Congress of Industrial Organizations, and thetherericans for Democratic Action. A Committed for the Support of Freedom Riders plans to hold a public rally in Newark at 8:00 P.M. July 12, 1961, at which time James Farmer, National Director, Congress of Racial Edizity, is

1 - Mr. Mohr

1 - Mr. DeLoach

1 - Mr. Evans

WLM: vhm:ers (14).

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21 JUL 13 1961

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Tolson

Mohr.

Conrad \_\_ Del.oach

Evans

Malone

Callahan

This matter is continuing to receive close attention and full coverage. Additional pertinent developments will be brought to the attention of the Department on a current basis.

- 1 Er. Byzon E. White Deputy Attorney General
- 1 Assistant Attornoy General Burke Marshall
- 1 Assistant Attornoy General Herbert J. Miller, Jr.

	FEDERAL BUREAU OF INVESTIGATION  FEDERAL BUREAU OF INVESTIGATION  Mohr  Callahan  Callahan
	COMMUNICATIONS SECTION  Mr. Conrad  Mr. DeLoach
ALL	INFORMATION CONTAINED JUL 1 0 1961 Mr. Evans.
	TELETYPE Mr. Malone Mr. Rosen  TELETYPE Mr. Rosen  Mr. Rosen
U	Mr. Tavel
	URGENT 71061 6PM CST JC Mr. Trotter
	TO/DIRECTOR, FBI Freeze 2001 (Preseze Gandy Mr. Ingram
	FROM SAC, NEW ORLEANS 157-264
	FREEBUS. THIRTY FOUR FRS ARRESTED JACKSON, MISS. JULY SEVEN,
	EIGHT AND NINE, TRIED IN JACKSON MUNICIPAL COURT JULY TEN.
M 1	ALL CONVICTED OF VIOLATION SECTION TWO ZERO EIGHT SEVEN POINT
7	FIVE, MISS. CODE, EXCEPT FR ARRESTED
ľ	JULY EIGHT WAS CONVICTED OF VIOLATION TWO ZERO EIGHT NINE POINT
	FIVE. ALL THIRTY FOUR SENTENCED TO FOUR MONTHS JAIL AND FINED
Jack Control	TWO HUNDRED DOLLARS. NO INCIDENTS AT TRIAL.
N. S.	AGE B. APPROX.
1	AGE FRS ARRESTED TROILWAYS BUS TERMINAL ELEVEN FORTY
	EIGHT PM, JULY NINE WERE NOT TRIED AS THEY ARE IN CUSTODY
	HINDS COUNTY JUVENILE AUTHORITIES AND WILL BE HANDLED IN YOUTH
	COURT AT LATER DATE. FOLLOWING IS SUMMARY AS OF FOUR PM JULY
ļ	TEN. TOTAL ARRESTED TWO TWO SEVEN. OUT ON BOND EIGHT ZERO.
	PAID FINES FOUR. RELEASED TO ATTORNEY ONE. NET IN CUSTODY
	ONE HUNDRED FORTY TWO. ALL FR PRISONERS FATING AT JACKSON CITY
	JAIL AND HINDS COUNTY JAIL. RE-21/57-3-15-15-15-15-15-15-15-15-15-15-15-15-15-
	CORRULINE 9 WORD 'S TRAILWAYS
	END EX 104 (10 JUL 12 196)
	WA 8-04 PM OK FBI WA WC
}	TU DSC 66 JUL 1419817

FEDERAL BUREAU OF INVESTIGATION U. S. DEPARTMENT OF JUSTICE COMMUNICATIONS SECTION JUL 1 0/1961

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 10-02-2009 BY 60324 UC BAW/SAB/STW

> URGENT 7--10--61 6--40PM CST JC

TO, DIRECTOR, FBI

FROM SAC, NEW ORLEANS REMYTEL JULY NINE, SIXTYONE, TO BUREAU,

ST. LOUIS AND LITTLE ROCK. SHREVEPORT, LA., POLICE TO

HAVE EXPERIENCED OFFICERS AND DEPUTIES OF SHERIFF-S OFFICE,

CADDO PARISH, AT BUS STATION WHEN FREEDOM RIDERS ARRIVE.

WILL HAVE PHOTOGRAPHERS ON HAND TO PHOTOGRAPH PEOPLE IN

AREA. SHERIFF-S CARS WILL MEET BUS AT LOUISIANA STATE LINE

TO AVOID ANY INSTANCES EN ROUTE. PCI RACIAL ADVISES KKK

PLANS NOT TO INTERFERE AS LONG AS SITUATION HANDLED BY POLICE BUT

MEMBERS PLAN TO BE IN AREA OF BUS STATION TO

OBSERVE ACTIVITIES. IF ANY ARRESTS MADE AT BUS STATION

THEY WILL BE MADE FOR QUOTE DISTURBING THE PEACE UNQUOTE

LOCAL AUTHORITIES, SHERIFF-S OFFICE, AND LOUISIANA STATE JUL 12 1961

POLICE AS WELL AS CIC ADVISED.

END

WA 8-42 PM OK FBI WA DA

TU DISC

CC: Myo Kosen

Mr. Tolgon. Mr. Belmont\_ Mr. Mohr Mr. Callahan Mr. Conrad .... Mr. DeLoach Mr. Evans Mr. Malone\_\_\_ Mr. Rosen Mr. Sullivan Mr. Tavel\_\_\_\_ Mr. Trotter Tele. Room Mr. Ingram Miss Gandy\_

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b7C

REC'D CAY MONTS

for yiolation of Section 2087.5 of the Mississippi Code. All were convicted and sentenced to four months in jail and fined \$200.

One Negro youth, aged 14, arrested with the group at the Greyhound terminal, Jackson, on 7-7-61, was not tried with the others but was turned over to Hinds County juvenile authorities.

A confidential informant of the Los Angeles Office has advised that the proposed demonstrations by CORE in connection with the speech of the Attorney General at the Beverly Hilton Hotel, Beverly Hills, California, scheduled for 7-8-61, have been canceled on instructions of James Farmer, National Chairman of CORE. reportedly had contacted the Attorney General's office and obtained favorable commitments indicating the Attorney General would impose injunctions in the near future to prevent further arrests of freedom (See addendum) riders in Mississippi.

A confidential informant of the Miami Office presently at Anniston, Alabama, has advised that Jesse B. Stoner arrived at Anniston, Alabama, 7-6-61 and is staying with Kenneth Adams, local Klan leader

ALL INFORMATION CONTAINED 12

HEREIN IS UNCLASSIFUED DATE OF THE BY

1 - Mr. Mohr

1 - Mr. DeLoach 1 - Mr. Evans

- Mr. Sulliya

RBL: vhm (10) who

COPY TO MR. TOLSON

### Memorandum to Mr. Belmont

According to the informant Stoner states he is representing the subjects in the burning of the Greyhound bus at Anniston, Alabama, and has received a fee from Adams. Stoner is one of the leaders of the National States Rights Party, an anti-Negro and anti-Semitic group, with headquarters in Birmingham, Alabama.

a member of the so-called professional group of freedom riders who was arrested at the bus station at Ocala, Florida, on 6-16-61, was tried before Judge Lewis O. Myers, Marion County Court, Ocala, Florida, on 7-7-61 with a jury. The jury returned a guilty verdict on the charge of unlawful assembly. The sentencing of another freedom rider previously convicted, has been deferred until 7-17-61 to allow time for the filing of a motion for a new trial if desired.

According to CORE, New Orleans, a new group of 11 freedom riders, a majority of whom are from the West coast, arriving in New Orleans on 7-8-61 by National Airlines, and will depart New Orleans for Jackson, Mississippi, probably on the morning

ACTION

of 7-9-61.

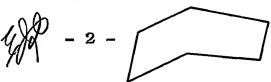
A memorandum is being prepared for the Attorney General.

from f

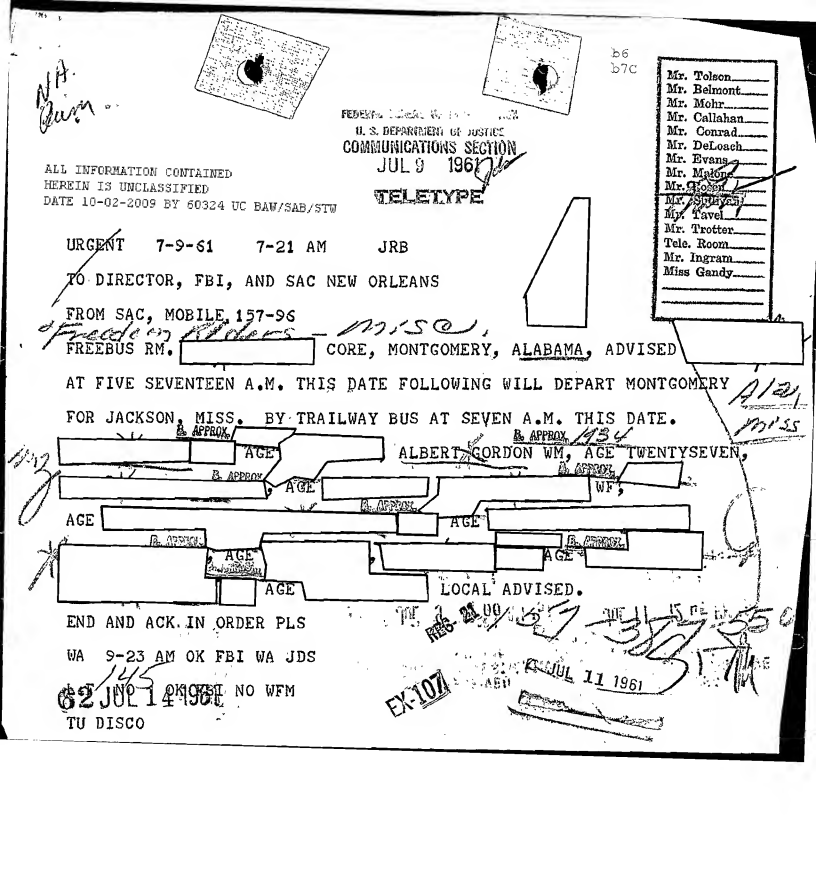
## ADDENDUM

Information concerning the proposed Los Angeles demonstrations by CORE had been obtained from a Los Angeles informant on the afternoon of 7-7-61. This information was orally furnished to Mr. Edwin O. Guthman, Director, Office of Public Information of the Department, by Mr. Evans on the afternoon of 7-7-61. Guthman commented that he would take action to get these demonstrations canceled. It is not known if these demonstrations were canceled due to action by Guthman. It is not known what commitments might have been made to CORE by Guthman.





D)



	Date: 6/29/61
Tra	nsmit the following in
	(Type in plain text or code) AIRTEL
Via	(Priority or Method of Mailing)
3	ALL INFORMATION CONTAINED  HEREIN IS UNCLASSIFIED  DATE 10-02-2009 BY 60324 UC BAW/SAB/STW  TO: DIRECTOR, FBI (61-3176)
A	FROM: SAC, CHICAGO (100-8261)
	SUBJECT: COMINFIL, NAACP IS = C
	FAFEDOM RIDERS - MISCELLANEOUS
	Enclosed for the Bureau are eight copies of a letterhead memorandum concerning a one day excursion to Washington, D.C. on 7/12/61 by NAACP representatives for the purpose of furthering civil rights legislation.
1	The source mentioned in the enclosed letterhead,
(	Philadelphia, New York and Chicago will keep the Bureau and Washington Field advised of any changes or pertinent developments relative to this matter.
	GALE
	Description of the Bureau (Encls. 8) (RM)  (1 - Freedom Riders - Racial Matters)  2 - New York (100-7629) (Encl. 2) (RM)  2 - Philadelphia (100-9973 (Encl. 2) (RM)  2 - Washington Field Office (Cominfil NAACP) (RM)  3 - Chicago  1 - 157-81 (Freedom Riders - Racial Matters)  RLN: JVK  (13)
	RLN: JVK (13) OF RECORDED  NOT RECORDED  136 JUL 10 1931

Sent .

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Per.

ORIGINAL FILED IN



# UNITED STATES DEPARTMENT OF JUSTICE

#### FEDERAL BUREAU OF INVESTIGATION

In Reply, Please Refer to File No.

Chicago, Illinois June 29, 1961

100-8261

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 10-02-2009 BY 60324 UC BAW/SAB/STW

COMMUNIST INFILTRATION OF THE NATIONAL ASSOCIATION FOR THE ADVANCEMENT OF COLORED PEOPLE (NAACP) INTERNAL SECURITY - C

A source, who has furnished reliable information in the past, on June 27, 1961, furnished information to the effect that a letter dated June 16, 1961, under the signature of Roy Wilkins, National Executive Secretary, NAACP, was addressed to Presidents of Branches, State Conferences and Youth Councils. This letter was captioned "Freedom Train to Washington" and stated that the 52nd Annual Convention of the NAACP will take a day off from the Convention and board a special "Freedom Train" to go to Washington, D.C. to make it crystal clear to Congress and the Administration that "there must be action now on Civil Rights legislation".

The letter states that arrangements were made with the Pennsylvania Railroad to run an NAACP special train from Philadelphia to Washington on Wednesday, July 12, 1961. The train will leave the 30th Street Station at 8:30 AM and will leave Washington for the return trip to Philadelphia at 9:00 PM. The round trip fare will be half price, \$6.50 per person. The letter estimates that 1000 NAACP Convention delegates scheduled to meet in Philadelphia on July 10, 1961, will spend a day in Washington visiting their Senators and Representatives and joining in a concerted demand for action.

The letter instructs delegates to attend the Convention, prepared to ride the Freedom Train to Washington on July 12, 1961. Arrangements are to be made for appointments with participants' congressmen and for other details of the day's work.

157-387-

ENCLOSURE

COMMUNIST INFILTRATION OF THE NATIONAL ASSOCIATION FOR THE ADVANCEMENT OF COLORED PEOPLE (NAACP)

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The letter refers to the efforts of the Freedom Riders in the South and other demonstrations aimed at combatting racial discrimination and indicates that the purpose of this Freedom Train to Washington is to push for passage of Civil Rights bills which have been "swept under the rug".

This memorandum contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

# FBI

	,	Date: 6/27/	61	
Transmit	t the following i	(Type in plain text or code	.)	 
Via	AIRTEL	ATR MATL (Priority or Method	d of Mailing)	- - - - - - -
-,-,	. • 		MATION CONTAINED	b7c
	TO:	HEREIN IS	UNCLASSIFIED .	AW/SAB/STW
116	FROM:	SAC, LOS ANGELES (157-367)		
M	RE:	FREEBUS -MISCE Vaneous		,
and the second	3	Re Los Angeles teletype dated Director and New Orleans.	6/26/61 to	
		Correct spelling is	· ·	<u> </u>
		Los Angeles indices n	egative.	,
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	3 Bureau 1 - New Or 1 - Los Ar RAP/sgt	leans (157-264) (Info) (AM)		
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	•		NOT RECORDED BY JUN 29 1961	Ď
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022		ecial Agent in Charge		

## UNITED STATES GOV

# Memorandum

то

The Director

DATE: | UN E 21, 1961

FROM

N. P. Callahan

ALL FBI INFORMATION CONTAINED

HEREIN IS UNCLASSIFIED

DATE 10002-2009 BY 60324 UC BAW/SAB/STW

SUBJECT:

The Congressional Record

LREEDOM RIDERS- MISC.

Catalog his research to include an article written by Holen Teller which epiconcil in the June 3, 1961. Issue of the New Hopeble written by Holen Teller which epiconcil in the June 3, 1961. Issue of the New Hopeble written by Holen Teller which epiconcil in the June 3, 1961. Issue of the New Holes intelligent, countries in conjunction with antiquional his can like our Attorney General, worthing in conjunction with antiquional persons in all excess of our country, the turbulent climation in Alexanderal persons in all excess of our countries to the paste Louis of Equal rights for all persons. " Like Teller makes reference to the last action in Honesons in Holesons, Alexanderal Incompation with the Tracebour riders." The principle is Honesons in Honesons was in sight when the last drove in, although the Principle police department of the most for special protection."

Calico to prescoding at tall appeal to propage for factors frombtes by localing and contracting them. The Part to factors and over the Could trying to apply instantial authorates before they can be part. And Element mean are trying bord to keep the factor of contraction opens to the discount authorities of the factors.

102 JUL TO 196

50 JUL 13 1961

In the original of a memorandum captioned and dated as above, the Congressional Record for UNE20, 196 was reviewed and pertinent items were marked for the Director's attention. This form has been prepared in order that portions of a copy of the original memorandum may be clipped, mounted, and placed in appropriate Bureau case or subject matter files.

Original filed in: 66-173/- 1993

			Date:	7/3/61	
Transmit		ing inAIRTEL	(Type in plain text	or code)	-
Via	AIRMAI	[L —————			<u> </u>
			(Priority or	Method of Mailing)	i - L
	TO:	DIRECTOR, FBI			
1	FROM:	SAC, JACKSONVILL	E (157-246)	•	
1.6	RE:	CORE RM	HEREIN I	RMATION CONTAINED S UNCLASSIFIED O2-2009 BY 60324 UC BAW/S	SAB/STW
	0	FREEBUS RM FREEDON RI	DeRS - M	ISCELLAHEOUS	united.
	-	Re JK tel to B			
	group and sg and co by the the Co and the Restau	andum, dated and ca of "Freedom Rider pecifically concer prently pending i ree Negro minister ity of Tallahassee ne American News C	ptioned as all some as the disputation of the disputation of the control of the c	copies of a letterove, pertaining to the Interfaith Grouposition of a suit Tallahassee, Fla., fis, naming as defeated operates the Salassee airport under	the  p filed  endants  es  evarin
	repres	sentative, Tallaha L developments thi	ssee, Fla., h	ntelligønce (CIC) nas been kept advis Nate.	sed OM
-	Bureau case d		of the dispos		e
	5-Jack (2- (1-	eau (Encolo) (RM) sonvilte 157-25) (1-,1055 100-7) (1-,157-	135)	457-377	-551 1
	GDM-b∈ (8)	A mancy A	Brig Osit CRD	an July 7 196	

Agency J. J. Brig Osit CRD
Req. Rec'd 7/10/6/S

Thow Porw.
By Long. Unit
2 CC's Destroyed

Sent .

b6 b7**c** 

Special Agent in Charge



# UNITED STATES DEPARTMENT OF JUSTICE

### FEDERAL BUREAU OF INVESTIGATION

In Reply, Please Refer to File No.

b6 b7С

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 10-02-2009 BY 60324 UC BAW/SAB/STW

Jacksonville, Florida July 3, 1961

Congress of Racial Equality "FREEBUS" (Interfaith Group)

_	On June 26, 27, and 28, 1961,
L	United States District Court, Northern District
	of Florida, Tallahassee, Florida, furnished the following
	information pertinent to captioned matter:
	explained that on the afternoon of
	June 23, 1961,
	picked up the mail for the court at the local post office,
	which included a large envelope bearing a postmark of
	June 23, 1961, Miami, Florida, and an almost illegible
	return address of Attorney, Miami, Florida.
•	He said did not open this package that date but left
`	it for him to do so on the morning of June 26, 1961.
	explained further that in opening
,	instant package he determined its contents as a suit for an
	order opening the Tallahassee Municipal Airport restaurant
	to all racesstates he determined the suit consisting
	of a complaint with an accompanying affidavit was mailed
τ,	in by Attorney Constance B. Motley of New York City and My
	Attorney of Miami, Florida, on behalf of the
2 8	
سنتلط بالمكا	of Tallahassee and theof Miami,
	Florida, all protestant Negro ministers. further
	identified both Motley as attorneys for the
	National Association for the Advancement of Colored People
	(NAACP).
	According to named as defendants in
	instant suit are the City of Tallahassee, each of the
	four city commissioners and the American News Company, Inc.,
	which operates the Savarin Restaurant concession at the
	airport under a lease agreement at Tallahassee.

157-387-351 ENCLOSURE Congress of Racial Equality "FREEBUS" (Interfaith Group) Continuing, explained that in the suit the three ministers request the court to enter interlocutory and permanent injunctions so that there will not be any distinction based on color in regard to service at Tallahassee Municipal Airport or the restaurant operated in connection therewith. The plaintiffs ask that the defendants, their successors, agents, servants and employees be enjoined from annoying, arresting and harassing the three ministers and the class they represent because of their insistence that they be served in the airport's Savarin Restaurant. stated further that in the suit, say that as ordained ministers. they must travel extensively throughout the state and frequently land at the local airport. Their court petition states that on June 1, 1961, they went together to the restaurant and requested to be served as diners and were thereafter told by employees at the restaurant they could not obtain service of food in the restaurant because they were Negroes and that there was no other reason for non-service. three ministers charged the restaurant policy is a scheme to unlawfully enforce racial segregation. Continuing advised that on June 27, 1961, Federal District Judge G. Harrold Carswell set a preliminary hearing on the above suit to force integration of the restaurant at the Tallahassee airport for July 18, 1961, at 11:00 a.m.

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

(CIC) representative

was furnished the above information.

On June 26, and 28, 1961, Military Intelligence.

Tallahassee, Florida,

	FEDERAL EUREAU OF INVESTIGATION  U. S. DEPARTMENT OF JUSTICE  COMMUNICATIONS SECTION  JUL 6 1961  TELETYPE	Mr. Tolson Mr. Belmont Mr. Mohr Mr. Callahan Mr. Conrad Mr. DeLoach Mr. Evans Mr. Majone Mr. Bosen Mr. Sullivan
and the second s		Mr. Tavel Mr. Trotter
URGENT 7-6-61 7-10	PM MJM	Tele. Room
TO DIRECTOR, FBI,	SACS NEW ORLEANS, SAN FR	RANCISCO, Miss Gandy
	OFREEDOM RIDERS LES 1157-3671 2P	MISCO
FREEBUS. INFORMANT	ADVISED THIS DATE FOLLOW	ING INDIVIDUALS
LEAVING LOS ANGELES	BY TRAIN SEVEN PM JULY S	SEVEN NEXT FOR
NEW ORLEANS TO MEET	A GROUP OF FREEDOM RIDER	RS THERE. MEMBERS
OF GROUP IDENTIFIED	AS FOLLOWS -	LEADER,
75		LOS ANGELES CAR
Workston Co.		LOS ANGELES CALL
		LOS ANGELES -
X		Los
ANGELES -	The second state of the se	LOS
ANGELES -	7	OAKLAND,
CALIFORNIA -	NO ADDRESS, BAY A	AREA, CALIFORNIA, -
NO ADDR	RESS, TUSCON, ARIZONA. N	NO FURTHER DETAILS
OF TRIP AVAILABLE AT	THIS TIME AND NO SUBVER	RSIVE INFORMATION
LOS ANGELES FILES I	ENTIFIABLE WITH THOSE FR	TON LOS ANGELES.
	WERE ORIGINALLY SCHE	EDULED TO DEPART WITH
END PAGE ONE 10 25 by	WERE ORIGINALLY SCHE	EDULED TO DEPART WITH

PAGE TWO

GROUP LEAVING JULY TWELVE NEXT FOR JACKSON, MISSISSIPPI.

SAN FRANCISCO WILL FURNISH ANY PERTINENT INFORMATION ON

PHOENIX WILL FURNISH

ANY PERTINENT INFORMATION ON

END

SF AND PX TO BE ADVISED.

END AND ACK PLS

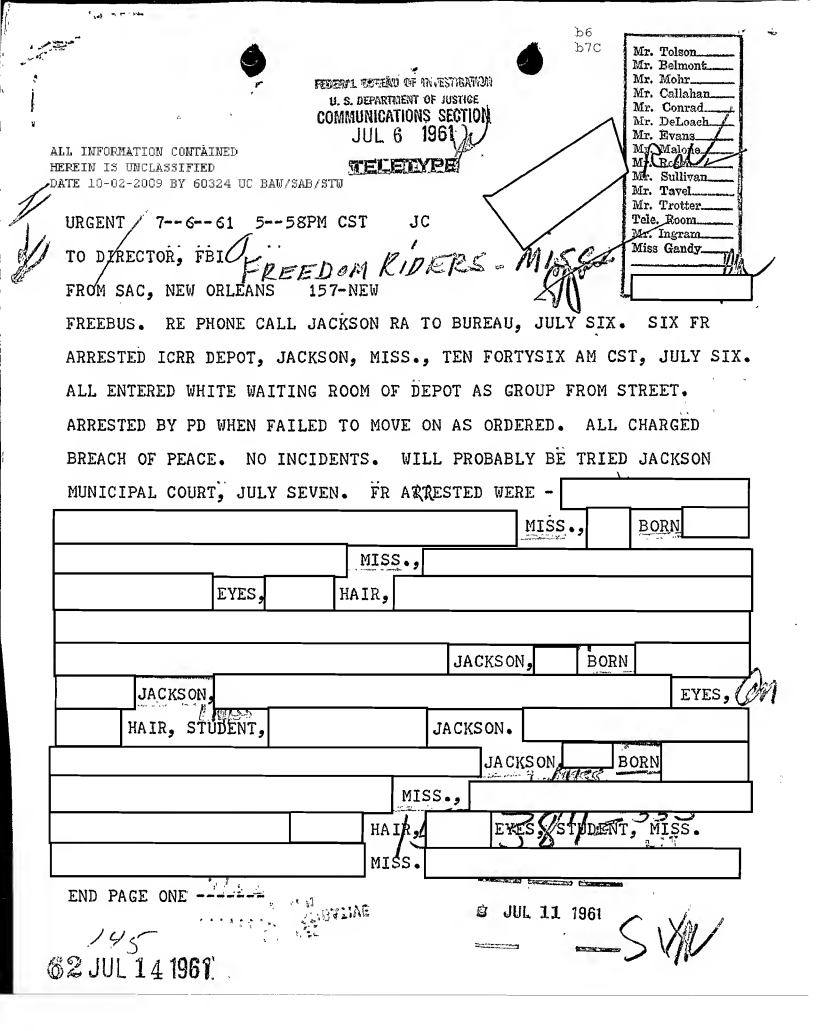
WA 10-14 PM OK FBI WA WS

NO OK FBI NO LM

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REC'D - CIV RIGHTS
FEI



	PAGE TWO
	JACKSON, BORN
	MISS.,
	EYES, HAIR, NO DATE, ARRESTED
	JACKSON PD,
	JACKSON, BORN
	CANTÓN, MISS.,
	BROWN EYES, HAIR, STUDENT, JACKSON.
*	JACKSON,
	BORN MISS.
•	EYES, HAIR, UNEMPLOYED. ARRESTED
	JACKSON PD, FOLLOWING IS
	SUMMARY AS OF THREE PM, JULY SIX - NO FR RELEASED BOND OR OTHERWISE
,	SINCE JULY FIVE SUMMARY. TOTAL ARRESTED ONE EIGHT FOUR. OUT ON
	BOND SIXTYSIX. PAID FINE FOUR. RELEASED TO ATTORNEY ONE. NET
	IN CUSTODY ONE ONE THREE. ALL FR PRISONERS EATING JACKSON CITY JAIL
	AND HINDS COUNTY JAIL.
	END
1	WA PLS HOLD HAVE SOME MESGS FOR U
·	8-06 PM OK FBI WA JS HOLD

PEDERAL BUREAU OF INVESTIGATION U. S. DEPARTMENT OF JUSTICE COMMUNICATIONS SECTION JUL 7

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED

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TJB

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b7C

Mr. Tolson

Mr. Belmont

Mr. Callahan Mr. Conrad.

Mr. DeLoach Mr. Evans Mr. Malone

Mr. Tavel

Mr. Trotter.

Tèle. Room.

Kir. Ingram. Miss Gandy.

Mr. Mohr\_

TO DIRECTOR FBI

FROM SAC NEW ORLEANS

ELLANE

FREEBUS, RM. A MEETING BILLED AS COMMUNITY MASS RALLY HELD NEGRO MASONIC TEMPLE JACKSON, MISS., NIGHT JULY SIXTH. CROWD ESTIMATED BY PD AS FIFTEEN HUNDRED. W. C. SHOEMAKER, STAFF REPORTER JACKSON NEWS COVERED MEETING AND FURNISHED FOLLOWING INFO-ONE PURPOSE OF MEETING WAS STATED AS ORGANIZATIONAL RALLY FOR JACKSON NON- VIOLENT MOVEMENT. MWALTER WILLIAMS, JACKSON NEGRO COLLEGE STUDENT AND ACTIVE NAACP

MEMBER SAID PURPOSE OF JACKSON NON- VIOLENT MOVEMENT WAS TO CONTINUE NON VIOLENT PROTEST AGAINST SEGREGATION. REV. MARTIN LUTHER PRINCIPAL SPEAKER, SPOKE IN GENERALITIES, SAID LOCAL PEOPLÉ SHOULD NOT LET FR AND PASSIVE RESISTANCE MOVEMENT LAPSE FOR LOCK OF PARTICIPATION, SAID TIME HAS COME FOR PRESIDENT OF U. S. TO ENTER SECOND EMANCIPATION PROCLAMATION, STATING THAT ALL FORMS OF SEGREGATION UNCONSTITUTIONAL SAID THAT NEGROS MUST PRESS FEDERAL GOVERNMENT FOR LEGISLATION TO END LYNCHING. PAYMENT OF POLL TAXES. AND TO MAKE VOTING A REALITY FOR ALL PEOPLE. SAID CONTINUANCE OF PROTEST INCLUDING FR NEEDED TO SPEEL UP ACTION OF COURTS. MADE NO REFERANCE TO ANY SPECIFIC PLANS OR COURSE

SHOEMAKER ESTIMATED BE

DOLLAR AND ONE THOUSAND DOLLAR COLLECTION TAKEN. FIVE POLICE OFFICERS END PAGE ONE

OF ACTION TO BE TAKEN.

FAGE IWO				
ON DUTY AT MEETING	, NO INCIDENTS, N	O WHITES OBSERV	JED IN AREA	A •
	CORE JACK	SON HAS ADVISE	HE WILL	HEAD UP
JACKSON NON VIOLEN	r movement, Assis	TED BY		ATLANTA
	NASHVILLE, AND J	AMES LUTHER BET	ÆL, NM, N	ASHVILLE. M
BEVEL/IS FR ARREST	ED MAY TWENTYFOUR	AND PRESENTLY	ON BOND.	ABOVE FOR
INFO BUREAU.				
END AND ACK PLS.				
5-20 AM OK FBI WA I	HFL REC 2 MESS	,		
OK TU DISC	,	,		
		•		

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Mr. Comment I should be to the beautiful beautiful be to the beautiful beaut	. Tolson
COMMUNICATIONS SECTION  JUL 9 1961	Belmont Mohr Callahan Conrad DeLoach Evans
Mr.	Malone Rose
ALL INFORMATION CUNTAINED  Mr.  HEREIN IS UNCLASSIFIED  Mr.  DATE 10-02-2009 BY 60324 UC BAW/SAB/STW  Tele Mr.	Sul van // Tatel // Trotter . Room Ingram s Gandy
URGENT 7-9-61 9-28 AM CST WLM	
TO DIRECTOR FBI AND SAC-S NEW ORLEANS, NEW YORK, AND CHICAGO	- Ne
FROM SAC MOBILE /157-96/ 1 P	
FREEBUS, RM. RE MY TEL THIS DATE TO WA AND NO. GROUP OF EIGHT	
FREEDOM RIDERS DEPARTED TRAILWAY BUS NO. FIVE ONE THREE NINE,	
SEVEN THIRTYFIVE A. M. THIS DATE FOR JACKSON. CORE	,
MONTGOMERY, ALABAMA, GAVE PRESS REPRÉSENTITIVE PRESENT COPY OF	•
TELEGRAM REPORTED SENT GOVERNOR ROSS BARNETT OF MISS. FROM THIS	GROUP
OFFERING TO MEET WITH HIM TO DISCUSS ISSUES AND EXPRESSING WILLI	NGNESS
TO BE ILLEGALLY JAILED IF SETTLEMENT NOT REACHED. TELEGRAM FURT	HER
IDENTIFIED FOLLOWING FREEDOM RIDERS IN THIS GROUP AS	M1381
RUTGERS UNIVERSITY INSTRUCTOR,	4
NEW YORK CITY HIGH SCHOOL TEACHER.	
BROOKLYN COLLEGE STUDENT, FROM BROOKLYN,	
NEW YORK, CHICAGO. OTHERS IN GROUP	
INCLUDED PREVIOUSLY SETFORTH AS MEMB	TDC.
OF GROUP. IDENTIFIED BY AS HAS THE	an
APPEARANCE OF GROUP SUCESSFULLY TESTED FACILITIES MONTGOMER	v
TRAILWAY BUS STATION	•
END AND ACK PLS.	
	,
WA 11-31 AM OK FBI WA JDS REC 37  NO OK FBI NO LM  JUL 11 1961	3.
NY COK FBI NY CN	
med liky led tight to	

FEDERAL DUREAU OF INVESTIGATION U. S. DEPARTMENT OF JUSTICE COMMUNICATIONS SECTION JUL 7

TELE ALL INFORMATION CONTAINED

HEREIN IS UNCLASSIFIED

DATE 10-02-2009 BY 60324 UC BAW/SAB/STW

URGENT

7-7-61 12-43 PM

TO DIRECTOR FBI AND SAC NEW ORLEANS /157-264/

1P Ofreedom Riders Emi FROM SAC MOBILE /157-96/

FREEBUS, CR, RM. REMYTEL THIS DATE. FREEDOM RIDERS GROUP

LO

REFERRED TO IN RETEL DEPARTED MONTGOMERY BY TRAILWAYS BUS,

NUMBER FIVE ONE FOUR THREE AT ELEVEN FORTYFIVE AM THIS DATE,

DESTINATION JACKSON, MISS. GROUP SUCCESSFULLY TESTED

FACILITIES IN TRAILWAYS BUS STATION IN MONTGOMERY.

END AND ACK PLS

WA 2-45 PM OK FBI WA JA 10 1 5 1 - 1 2

OK FBI NO DAM

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62 JUL 14 1961

8 JUL 11 1968I

REC'B- CIV RIGHTS

Mr. Tolson Mr. Belmont.

Mr. Mohr\_

Mr. Evans Mr./Malone

Mr. Sullivan

Mr. Trotter. Tele. Room.\_ Mr. Ingram ... Miss Gandy.

Mr. Tavel

Mr. Callahan.

Mr. Conrad A Mr. DeLoagh

and the state of t	b6
	b7C b7D Mr. Tolson
FEDERAL BUREAU OF INVESTIGATION	Mr. Belmont
U. S. DEPARTMENT OF JUSTICE	Mr. Callahan
COMMUNICATIONS SECTION	Mr. Conrad Mr/ DeLoach
ALL INFORMATION CONTAINED JUN2 9 1861	Mr. Evans
HEREIN IS UNCLASSIFIED  DATE 10-02-2009 BV 60324 UC BAN/SAB/STN VELENYPE	Mr. Rosen
DATE 10-02-2009 BY 60324 UC BAW/SAB/STW W. C.	Mr. Sullivan Mr. Tavel
$\iota$	Mr. Trotter
	Tele. Room Mr. Ingram
URGENT 6-29-61 TRUIDEM FIDELS - MISE 12-18 CST DAM	Miss Gandy
TO DIRECTOR, FBI AND SAC, MIAMI	
FROM SAC, NEW ORLEANS 157-264 4P	110
FREEBUS. RE PHONE CALL JACKSON RA TO BUREAU, JUNE	E TWENTYNINE. V
INVESTIGATOR, IDENTIFICATION BUREAU,	MHP, JACKSON,
MISS., FURNISHED FOLLOWING INFO JUNE TWENTYNINE.	SEVERAL DAYS
AGO RECEIVED CALL FROM INFORMANT IN FLA. DESC	CRIBED AS
INFORMANT ADVISED HE HAD SEE	EN NAME
AS ONE OF FR ARRESTED AT JACKSON,	. INFORMANT
SAID	ıÑ
INFORMANT REQUESTED TO INTER	SAIEM
AND ASK HER IF SHE KNEW NY	, REPORTEDLY
A COMMUNIST AND REPORTEDLY	
ATTENDED BY INFORMANT SAID WAS ARRE	ESTED IN FLA.
ELIEVED NEAR MIAMESAMERIME SINCE FEB., SIXTYONE	WITH QUANTITY
OF CP LITERATURE IN CAR. ACCORDING TO SKETCHY IN	O OBTAINED BY
AUTHORITIES CINERAS EITHER HAVE WARRANT FOR	ON SOME
CHARGE OR ARE PRESENTLY CONDUCTING INVESTIGATION F	RE HIS ACTIVITIES.
END PAGE ONE	L 11 1961
145	- Xhn
62 JUL 14 1961.	7 (11)

	BEGIN PAGE TWP
	BASED ON INFORMANT-S REQUEST , INTERVIEWED
	PARCHMAN. MHSP HAS CALLED PRESS CONFERENCE FOR TEN AM CST,
	JUNE TWENTYNINE, AND WILL FURNISH RESULTS OF THEIR INTERVIEW
,	WITH TO PRESS. WILL FURNISH PRESS WITH FOLLOWING PREPARED
	RELEASE - QUOTE -
	ARRESTED
	JUNE ADDRESS -
	ILL. THE FOLLOWING INFORMATION
	WAS DISCLOSED DURING AN INTERVIEW WITH THE ABOVE NAMED SUBJECT
	THE MISS. STATE PENITENTIARY AT PARCHMAN. SUBJECT WAS BORN IN
	IS NOW
	IN THE HINDS COUNTY JAIL. SHE WAS ARRESTED JUNE TWENTY, SIXTYONE
	AT THE ICRR TERMINAL ALONG WITH A LARGE GROUP OF AGITATORS FROM
	CALIF. SUBJECT LIVES AT THE ABOVE ADDRESS
	AT THE PRESENT. SHE WORKS AS
	HER EDUCATION CON-
	SISTS OF SUBJECT STATED THAT AS A
	CHILD SHE WAS NOT TAUGHT TO BELIEVE IN GOD AND DID NOT RECEIVE
	FND DACE THO

BEGIN PAGE THREE

A CHRISTIAN UPBRINGING. SHE STATED FURTHER THAT SHE DOES NOT NOW BELIEVE IN GOD. SHE ADMITTED BEING ARRESTED SEVERAL TIMES IN CHICAGO, ILL. FOR PICKETING PAREN POSSIBLY AS MANY AS ONE HUNDRED DASH ONE HUNDRED FIFTY TIMES PAREN. SHE WAS ALSO ARRESTED IN NYC, NY AND SAN FRANCISCO, CALIF. FOR PICKEDTING. SHE HAS PICKERED THE CIA AND FOR RACIAL INTEGRATION. SUBJECT WAS ONE OF A GROUP OF TWO HUNDRED TWO QUOTE STUDENTS QUOTE THAT WENT TO CUBA IN FEB., SIXTYONE SUPPOSEDLY FOR THE PURPOSE OF HEARING A LECTURE BY CASTRO AND HIS GOVERMENTAL OFFICIALS ON HIS INTENTIONS AND CUBA-S INTENTIONS OF FRIENDLINESS TOWARDS THE U. S. AND OTHER RIGHT WING NATIONS. OF COURSE, THIS WAS ONLY A GUISE. IT ACTUALLY TURNED OUT TO BE A SEMINAR CONDUCTED BY NINE OFFICIALS OF THE SOVIET UNION. SUBJECT ADMITTED TO BEING IN A GROUP OF STUDENTS IN A DINING HALL IN HAVANA, CUBA DURING THE ABOVE MENTIONED TRIP THAT WAS ADDRESSED BY THE NINE OFFICIALS OF SOVIET UNION. SHE STATED THAT HER GROUP HAD BEEN ADDRESSED BY CASTRO AND THAT SHE HAD MET HIM PERSONALLY. SHE REFUSED TO ANSWER WHEN ASKED WHAT THE GROUP OF QUOTE STUDENTS QUOTE DIS-CUSSED IN CUBA OR WHY THEY WERE THERE. SHE ALSO REFUSED TO IDENTIFY ANYONE ELSE IN THE GROUP. SHE WAS ASKED IF SHE HAD BEEN

CORR ON LINE FIVE LAST WORD SHOULD BE PICKETING
ALSO LINE SIX WORD THREE SHOULD BE PICKETED
END PAGE THREE

BEGIN PAGE FOUR

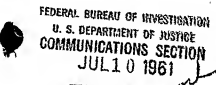
TALKED TO BY ONE QUOTE JOHN DOE QUOTE, A KNOWN COMMUNIST, AND
SHE REFUSED TO ANSWER ON THE GROUNDS THAT QUOTE THE FBI MIGHT
INTIMIDATE HIM QUOTE SHE ADMITTED TO BEING A MEMBER OF CORE
BUT WOULD NOT SAY WHAT OTHER ORGANIZATIONS SHE BELONGED TO ALTHOUGH
SHE WOULD ADMIT TO BELONGING TO ABOUT SEVEN OR EIGHT OTHERS.
FINALLY SHE WAS ASKED IF SHE WAS A MEMBER OF CP AND SHE REFUSED
TO ANSWER UNLESS HER ATTORNEY WAS PRESENT. UNQUOTE. SAID
IN ADDITION TO PREPARED RELEASE ABOVE, PRESS WOULD VERBALLY BE
ADVISED THAT IN SEMINAR REFERRED TO AS CONDUCTED BY OFFICIALS,
SOVIET UNION, STUDENTS WERE INSTRUCTED ON HOW TO QUOTE SIT IN,
WADE IN AND FREEDOM RIDES UNQUOTE. DID NOT DISCLOSE THE
SOURCE OF THIS INFO BUT INDICATED CAME FROM SOME INVESTIGATIVE
AGENCY IN STATE OF FLA. SAID REFERRED TO IN PRESS
RELEASE WAS HOWEVER NAME WOULD NOT BE GIVEN
TO THE PRESS. BUREAU REFER NEW ORLEANS TEL JUNE TEN FOR BACK-
GROUND INFO REFER NEW ORLEANS TEL JUNE TWENTY
FOR BACKGROUND INFO
END AND ACK PLS
WA 2-33 PM OK FBI WA JS
MM OK FBI MM LW William 18
THE DISC

CC.-MR. ROSEN

Tolson OPTIONAL FORM NO. 10 Belmont .b6 Mohr. UNITED STATES GOVERNMENT b7C Callahan lemorandum Mr. Belmont & Du 6/29/61TO DATE: avel \_ Reotter Tele. Room ALL INFORMATION CONTAINED Ingram . A. Roseí FROM FREEBUS SUBJECT: New Orleans Office has advised that Mississippi Highway Patrol plans to make a press release indicating that one of the freedom riders, had traveled to Cuba with a group of students in February, 1961, and that the group had attended a seminar conducted by nine officials, of the Soviet Union. The police press release reflects admitted being in a group, of students who went to Cuba reportedly in February, 1961, to hear a lecture, by Castro and his officials as to their intentions and Cuba's intentions of friendliness with respect to this country and other nations. The press release indicates that this was only a guise but it was actually a seminar conducted, by nine officials of the Soviet Union. reportedly has admitted that the group had been addressed by officials of Soviet Russia and Castro and that she had personally met Castro refused to answer what was discussed in Cuba or to identify anyone in the group. When asked if she had talked with one "John Doe, a known Communist," she refused to answer on the grounds "the FBI might intimidate him!!!" New Orleans Office has advised that the individual referred to as John Doe in the press statement is reported to be one New York, reported to be member of the Communist Party and who, according to an-investigator for the Mississippi Highway Safety Patrol, was one of the instructors at the school in Cuba and was later arrested in Florida with a quantity of Communist literature in his car. (separate memory New Orleans Office has also advised that in addition to the prepared release, the State Patrol will verbally advise the press that the seminar reportedly conducted in Cuba by officials of the Soviet Union dealt with instructions on "how to sitin, wade in and freedom rides." The investigator was asked source of such information the fact that Soviet Union of representatives had furnished such instructions, and the investigator merely replied, "Oh, we just know that." 6-chr Mr. Mohr. 1 - Mr. DeLoach 1 - Mr. Sullivan

## Memorandum for Mr. Belmont

Bureau files reflect that was among members of the Chicago Chapter of the Fair Play for Cuba Committee (FPCC) who traveled to Cuba on 12/23/60 for a holiday tour. At a meeting of the University of Chicago's FPCC on discussed conditions in Cuba and stated she had talked with Fidel Castro for approximately one and one-half hours. Bureau files disclosed that is of extremely doubtful reliability and reported to be prone to making exaggerated statements. On one occasion she told friends that she had been contacted on several occasions by the FBI with regard to the U-2 incident. This, of course, is without foundation.
In view of the possibility that might have pertinent and admissible information concerning Cuban Government subsidization of FPCC, the Chicago Office was instructed to interview her after appropriate investigation was finally contacted on 4/27/61 at a Chicago residence where she was living She curtly stated she had nothing to say to the FBI and refused to be interviewed unless questions were put in writing and she had the advice of an attorney.
reportedly has admitted to the State Police that she had been arrested in Chicago 100 to 150 times for picketing and also arrested in New York and San Francisco for picketing. Identification Division files reflect a record only of her arrest at Jackson, Mississippi, on 6/10/61.
the April 1



TELETYPE

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Mr. Tolson.

Mr. Mohr\_

Mr. Belmont.

Mr. Callahan Mr. Conrad ..

Mr. DeLoach Mr. Evans.

Mr. Malong

Mr. Rosen

Mr. Sulliva Mr. Tavel

Mr. Trotter

Tele. Room\_ Mr. Ingram. Miss Gandy.

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 10-02-2009 BY 60324 UC BAW/SAB/STW

URGENT 7-10-61

12-34 AM CST OJT .

TO DIRECTOR, FBI

FROM SAC NEW ORLEANS /157-NEW/

MISCELLANGON FREEBUS. ELEVEN FREEDOM RIDERS CONSISTING OF SEVEN NEGRO MALES AND FOUR NEGRO FEMALES ARRESTED TRAILSWAYS BUS TERMINAL JACKSON, MISS., ELEVEN FOURTYEIGHT PM CST JULY NINE. ALL ENTERED WHITE WAITING ROOM-AS GROUP FROM STREET. WALKED TO TICKET COUNTER. WERE ARRESTED FOR BREACH OF THE PEACE WHEN FAILED TO MOVE ON WHEN ORDERED BY PD. INCIDENTS. ALL PRESUMABLY FROM JACKSON AREA. IDENTITIES FOLLOW BY REC 83/57-38/-559 TELETYPE.

END AND ACK PLS.

2-35 AN OK FBI WA NH

56 JUL 14 1961

JUL 8

FEDERAL SUBJECT OF THE SECTION U. S. DEPARTMENT OF JUSTICE COMMUNICATIONS SECTION 1961

Mr. Belmont Mr. Mohr\_ Mr. Cellahan Mr. Conzad. Mr. Do Mr. E Mr. Mr. Mr. & Mr. Tavel Mr. Trotter. Tele. Room. Mr. Ingram Miss Gandy.

Mr. Tolson

URGENT 7-8-61 9-27 PM CST HEP DIRECTOR AND SAC NEW ORLEANS

FROM SAC BIRMINGHAM /157-85/ 1P SFREEDOM RIDERS-MISCELLANGUES FREEBUS, RM. RETEL FROM MEMPHIS JULY EIGHT, SIX ONE. SECTION ONE AT SIX THIRTYFIVE PM AND SECTION TWO AT SEVEN FIFTEEN PM GREYHOUND BUS OBSERVED. NO ATTEMPT BY NEGRO WOMAN FREEDOM RIDER TO USE LUNCH COUNTER OR REST ROOM OBSERVED. NEGRO WOMAN FREEDOM RIDER BOARDED SECTION TWO OF GREYHOUND BUS BOUND FOR ST. PETERSBURG, FLORIDA WITH STOP AT MONTGOMERY AND SAT THIRD SEAT FROM FRONT ON DRIVER-S SIDE. DRIVER ADVISED DISPATCHER THAT FREEDOM RIDER ABOARD BUS AND DISPATCHER TOLD DRIVER TO DEPART. BUS DEPARTED EIGHT ZERO FIVE PM. MOBILE TELEPHONICALLY ADVISED AT EIGHT TWENTY FIVE PM. COPY MOBILE AIR MAIL.

END ACK IN O PLS

WA 11-30 PM OK FBI WA NH REC- 80

NO OK FBI NO LM

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ALL INFORMATION CONTAINED

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C	ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 10 02-2009 BY 60324 UC BAW/SAB/STW  URGENT 7-8-61 4-19 PM BE TO DIRECTOR, FBI, SACS BIRMINGHAM, CHICAGO, MOBILE,  AND NEW ORLEANS FROM SAC, MEMPHIS 157-140 2P
p	FREEBUS RM. RETEL FROM NEW ORLEANS JULY THREE, LAST.  STUDENT CENTRAL COMMITTEE, NASHVILLE, TENN.,  ADVISED  AGE OVER THIRTY,  SEMICOLON  WOODLAWN,  SEMICOLON  BE APPROX.  AGE  BE APPROX.  AGE
,	PHONE  ALL CHICAGO, ILL., ARRIVED  NASHVILLE THIS DATE. CONTEMPLATE DEPARTING NASHVILLE BY
	PLAN TO STAY OVER NIGHT AND WILL REPORTEDLY BE JOINED IN MONTGOMERY BY SEVEN ADDITIONAL FREEDOM RIDERS, IDENTITIES UNKNOWN. WILL REPORTEDLY DEPART MONTGOMERY SEVEN AM.,
	END PAGE ONE  REC-10 157-382-561  EX-107  EX-107

PAGE TWO

JULY NINE, NEXT, BY TRAILWAYS BUS LINES FOR JACKSON,

MISS. ADVISED ADDITIONAL FREEDOM RIDERS REPORTEDLY

WILL ARRIVE NASHVILLE, TENN., JULY TEN NEXT FROM UNIVERSITY

OF MINNESOTA, ST. PAUL, FINAL DESTINATION BELIEVED TO BE

NEW ORLEANS. DETAILS OF FREEDOM RIDERS FROM ST. PAUL WILL

BE REPORTED WHEN KNOWN. THREE FREEDOM RIDERS DESCRIBED

AND IDENTIFIED BY OBSERVED DEPARTING BY SECOND

SECTION GREYHOUND BUS, NASHVILLE, TWO ZERO FIVE P. M. FOR

MONTGOMERY. TICKET AGENT ADVISED TICKETS SOLD TO THESE

FREEDOM RIDERS WERE FOR TRAVEL FROM NASHVILLE TO JACKSON,

MISS., WITH A STOPOVER IN MONTGOMERY. ALL OFFICES NOTIFY

APPROPRIATE OFFICIALS AND TAKE APPROPRIATE ACTION.

P. END

NO BH, MO ADVISED

CG TO BE ADVISED

END AND ACK

6-17 PM OK FBI WA WC

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NAThon

FEDERAL EUTEAU OF MUNICIPALIEN
U. S. DEPARTMENT OF JUSTICE
COMMUNICATIONS SECTION

MELETYPE

Mr. Callahan
Mr. Conrad
Mr. DeLoach
Mr. Evans
Mr. Malone
Mr. Rosen
Mr. Sullivan
Mr. Tavel

Mr. Trotter. Tele. Room. Mr. Ingram.

Miss Gandy.

Mr. Tolson\_\_\_ Mr. Belmont\_ Mr. Mohr\_\_\_

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 10-02-2009 BY 60324 UC BAW/SAB/STW

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7-9-61

9-17

RM CST LM

DO DIRECTOR, FBI AND SACS ST. LOUIS AND LITTLE ROCK?

FROM SAC NEW ORLEANS

**1**P

FREEBUS. CR., RM.

CORE, NEW ORLEANS, ADVISED

TODAY FIVE FREEDOM RIDERS LEAVING ST. LOUIS, MO. JULY TEN NEXT EN ROUTE LITTLE ROCK, SHREVEPORT, AND NEW ORLEANS, VIA TRIALWAYS BUS TO TEST FACILITIES EN ROUTE. DESCRIBED ONLY AS ONE WM, ONE WF, TWO NM, AND ONE NF. SAINT LOUIS DETERMINE IDENTITIES AND TRAVEL PLANS AND SUTEL NEW ORLEANS AND LITTLE ROCK. CHECK INDICES AND FURNISH ANY SUBVERSIVE INFORMATION IN LETTERHEAD MEMORANDUM TO BUREAU, COPY LITTLE ROCK AND NEW ORLEANS. LA. STATE POLICE AND SHREVEPORT AND NEW ORLEANS PDS ADVISED.

END AND ACK IN ORD PLS

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157-387-562

2 JUL 23 1961

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MK 1º	U. S. DEPARTMENT OF JUSTICE COMMUNICATIONS SECTION JUL 8 1961 TELETYPE	Mr. Tolson Mr. Belmont Mr. Belmont Mr. Mohr Mr. Callahan Mr. Conrad Mr. DeLoach Mr. Evans Mr. Malone Mr. Rosen Mr. Sulliva Mr. Tave
	ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 10-02-2009 BY 60324 UC BAW/SAB/STW	Mr. Trotter Pele. Room Mr. Ingram Miss Gandy
	URGENT 7-8-61 3-19 PM CST SDF	
	TO DIRECTOR, FBI	
(	FROM SAC, NEW ORLEANS 157- NEW  Freedom Riders-Misc.	
	FREEBUS, RM, CR. CHIEF OF DETECTIVES M. B. PIERCE, PD. J	IACKSON,
ve	MISS, ADVISED TODAY A LONE FREEDOM RIDER WAS ARRESTED WIT	TUOH:
	INCIDENT IN THE NEGRO WAITING ROOM AT ILL. CENTRAL RR, JA	CKSON,
	TEN AM, TODAY. REFUSED TO MOVE ON WH	IEN .
	REQUESTED TO DO SO BY PD OFFICER. FOLLOWING IS DESCRIPTI	ON OF
	BORN AT NEW YORK, N	I.Y.
,		EYES,
	HAIR, STUDENT, ADDRESS,	NEW YORK,
	No Your	<b>然此一、我们现代了一种对于正常,并不知识的对于人人人</b>
	END AND ACK PLS	
	5-20 PM OK BXX FBI WA WS	
	TU DISCV	
	REC-10 237-387	-063
	EX-107 C JUL 11 1961	
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55 111 17 1961

Mr. Tolson. Mr. Belmont.

Mr. Mohr ... Mr. Callahan.

Mr. Conrad.

Mr. Defrach. Mr. Evans. Mr. Malope Mr. Rosen Mr. Sully Mr. Tavel

Mr. Trotter.

Tele. Room.

Mr. Ingram Miss Gandy.

FEDERAL BUREAU OF INVESTIGATION U. S. DEPARIMENT OF JUSTICE COMMUNICATIONS SECTION

ALL INFORMATION CONTAINED HEPEIN IS UNCLASSIFIED

DATE 10-02-2009 BY 60324 UC BAW/SAB/STW

URGENT 7-9-61

2-13 PM CST LM

FREEBUS. EIGHT FR ARRESTED ONE FORTYTWO PM, CST, JULY NINE AT TRIALWAYS BUS TERMINAL, JACKSON, MISS., AFTER ARRIVAL FROM MONT-GOMERY, ALA. GROUP APPEARED TO CONSIST OF SIX WM, ONE WF, AND ONE NF, BUT IDENTIFICATION DIFFICULT DUE TO PHYSICAL APPEARANCE OF SEVERAL RIDERS. FIVE OF GROUP ENTERED COLORED WAITING ROOM OF TERMINAL AND THREE OF GROUP ENTERED WHITE WAITING ROOM. ALL ARRESTED AND CHARGED BREACH OF PEACE WHEN FAILED TO MOVE ON AT ORDERS OF PD. NO INCIDENTS. IDENTITIES FOLLOW BY TEL.

END AND ACK PLS

REG-10

4-14 PM OK BXX FBI WA JS

TU DISCV

4 JUL 11 1961

62 JUL 14 1961,

Mr. Tolson.

Mr. Mohr\_

Mr. Belmont.

Mr. Callahan. Mr. Conrad

Mr. DeLoach Mr. Evans. Mr. Malone

Mr. Rosen Mr. Sullitan

Mr. Tayel

Mr. Trotter Tele. Room Mr. Ingram Miss Gandy.

TEDERAL BUREAU OF INVESTIGATION U. S. DEPARIMENT OF JUSTICE COMMUNICATIONS SECTION JUL9

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 10-02-2009 BY 6024 UC BAW/SAB/STW

URGENT

7-9-61

11-02

AM CST LM

NO DIRECTOR, FBI

FROM SAC NEW ORLEANS /157-332/ 1P

Freedom R:de15-10:36

FREEBUS. NINE FR, CONSISTING OF ONE WM, SIX NM, AND TWO NF,

WO ARRESTED TEN FOURTEEN AM, CST, JULY NINE, AT ICRR DEPOT, JACKSON, MISS. AFTER ARRIVING FROM NEW ORLEANS. ALL ENTERED WHITE WAITING ROOM AS GROUP, WERE ARRESTED WHEN FAILED TO MOVE ON AFTER ORDERED BY PD. ALL CHARGED BREACH OF PEACE. NO INCIDENTS. TITIES FOLLOW BY TEL. . REC-10

END AND ACK PLS

1-04 PM OK FBI WA JDSVIIAE 6 Aybest 4 1961.

8 JUL 11 1961

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COMMUNICATIONS SECTION JUL 8 4961

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ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 10-02-2009 BY 60324 UC BAW/SAB/STW

URGENT

7-8-51

4-20 PM CST SDF

TO DIRECTOR, FBI

FROM SAC, NEW ORLEANS 157-264 Freedom

FREEBUS. FOURTEEN F R RELEASED FIVE HUNDRED DOLLAR CASH APPEAL

BOND NIGHT JULY SEVEN. IDENTITIES FOLLOW BY AIRTEL! ONE F R

ARRESTED SINCE JULY SEVEN. SUMMARY. FOLLOWING IS SUMMARY AS OF

TOTAL ARRESTED- ONE HUNDRED NINETYNINE. -THREE PM, JULY EIGHT.

OUT ON BOND - EIGHTY. PAID FINE - FOUR. RELEASED TO ATTORNEY - ONE.

NET IN CUSTODY - ONE HUNDRED FOURTEEN. ALL F R PRISONERS EATING

AT HINDS COUNTY JAIL AND JACKSON CITY JAIL.

END AND ACK PLS

V

WA WC

a Jul 11 1961

b6

Mr. Tolson. Mr. Belmont.

Mr. Mohr. Mr. Callahan

Mr. Conrada

Mr. DeLogch

Mr. Evan

Mr. Malq Mr. Rose

Mr. Sulfvin

Mr. Tavel Mr. Trotter.

Tele. Room.

Mr. Ingram.

Miss Gandy.

b7C

### FBI



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	·	- Date:	7/5/61		* * * * * * * * * * * * * * * * * * * *
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Via		(Priority or	Method of Mailing)		,
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TO:	DIRECTOR, FBI	HEREIN I	S UNCLASSIFIED 02-2009 BY 60324	UC BAW/SAB/STW	
SUBJECT:	SAC, DALLAS (  O "FREEDOM TRAI  RACIAL MATTE	ers - MI	9578) SCELLANEO	we W	
tents of a DALLAS STA	Enclosed is a news item that R POST, Dallas,	appeared in	the $7/1/61$ :	issue of th	
Bureau and	The enclosed offices receivi		ed for inform	ation of th	1 <b>e</b>
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to do	Agency J. D. D. Reg. Recd. Recd. Record J. J. D. How Porv. J. D. By J. C. C. Org. unc	And Andrews	S JUL 6	1961 1961	
Approved S	Decial Agentain Charge	Sent	M P	\	



# UNLED STATES DEPARTMENT OF STICE

#### FEDERAL BUREAU OF INVESTIGATION

In Reply, Please Refer to File No.

Dallas, Texas July 5, 1961

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 10-02-2009 BY 60324 UC BAW/SAB/STW

### "FREEDOM TRAIN"

The DALLAS STAR POST, Dallas, Texas, July 1, 1961, contained an article entitled "NAACP REGIONAL SECRETARY OFF TO NEW YORK," which stated that CLARENCE A LAWS, Southwest regional secretary of the National Association for the Advancement of Colored People, had been called to the national office of that organization. It stated that while in New York he will assist with pre-convention plans. The national convention is to meet in Philadelphia on July 9216.

This news article stated one of the highlights of the national convention will be the "FREEDOM TRAIN," which will take place on July 12. On that date the entire delegation at the convention, consisting of more than 1,000 will go from Philadelphia to Washington, D.C., for a one day lobby to make it crystal clear to Congress and the administration that there must be action now on civil rights legislation.

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

157-387-567 ENCLOSURE

July 11, 1961

T. W. T. S. W.	
	ALL INFORMATION CONTAINED
	HEREIN IS UNCLASSIFIED
	`DATE.10-02-2009 BY 60324 UC BAW/SAB/STW : 🔫
Vicksburg, Mississippi	
Dear	

Your letter dated July 3, 1961, has been received.

The motives prompting your writing me are appreciated, and I was interested in having the benefit of your observations and comments.

I would like to be of service in connection with questions you have raised; however, information in FBI files is confidential and available for official use only, due to regulations of the Department of Justice. The FBI also is strictly a fact-gathering agency and, as such, does not make evaluations nor draw conclusions as to the character or integrity of any organization, publication or individual. I regret I am unable to help you and hope you will not infer in this connection either that we do or do not have related data in our files.

MAISEB BO JUL 1 1 1981 COMM FBI

Belmont Mohr

Callahan Conrad

DeLoach

Evans Malone

Rosen Sullivan Tavel Trotter

Tele. Ro

Enclosed is some literature which you may wish to read.

Sincerely yours, J. Edgar Hoover

Enclosures (4)

What You Can Do To Fight Communism Diffector's statement 4-17-61 re Internal Security

Communist Illusion & Democratic Reality One Nation's Response to Communism

OTE: The Bureau is following the activities of the "Freedom Riders" in

DCL:elw

(continued next page)

Dom/HH

NOTE CONTINUED: their trips into the Southern states, and we are already cognizant of the fact that some of those affiliated with this movement have visited Cuba in the past, attending lecture s by Fidel Castro and other radical associates.

The Congress of Racial Equality, (CORE), with head-quarters in New York City, was in 1953 the subject of a security investigation. The stated aim of the organization is that of nonviolent direct action by interracial groups to end racial segregation and discrimination. Informants reported no evidence of communist infiltration or activity in the organization at the time. The Baltimore Office in 1958 conducted an investigation concerning the communist infiltration of a local branch of this organization; however, no information was developed that the Communist Party was attempting to infiltrate the organization. (100-225892)

b6 Ъ7С

Vicksburg, Miss. July 3, 1961

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 10-02-2009 BY 60324 UC BAW/SAB/STW

Dear Mr. Hoover,

Sir, I have intended to write you for a long time. Recently I attended the 14th Session of the ALA Mississippi Girls' State. There I heard many instructive talks on communism. Among the speakers were Dr. W. D. McBain, President of Mississippi Southern University, Judge Tom P. Brady, and several ex-FB.I. agents.

At forums held after the films, "Communism on the Map" and "Operation Abolition", the question, "How can you recognize communists and communists propaganda?" was often asked and answered. Among other signs were to consistently following and fostering the current "party line" and breaking down the functions of government.

Referring to the last purpose. I thought about the "Freedom Riders". It seems that they come to Jackson with the express purpose of being arrested, and when arrested, refuse to pay bail and take their case to court. Or, if to a court, they entirely skip the Mississippi Courts and go to a Federal one. They protest against a law, Breach of the Peace, that is on the books of nearly every other state. This law is for the express purpose of stopping or preventing riots and applies to all explosive conditions. These apparent reasons added to the facts that our Mississippi State Patrol charged that at least two Freedom Riders attended lectures on communism and sit ins. stand ins, and freedom rides by Castro and other communists in Cuba left me strong doubts as to whether these rides were attempts to end segregation or attempts "to stir up friction and bad feeling that inevitably resulted in violence -- D. Lawrence." Any opinion I or my friends might have is probably colored by our Southern sectionalism, but you have had so much experience with communists and in gov. that I'd much rather REC. 74

Mary Mary Colors

EX-1175

157- 387-568 10 JUL 12 1961

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hear what you have to say.

Is CORE communist infiltrated or directed? Is "Breach of the Peace" an unconstitutional law? Are Mississippi courts and judges qualified to try desegregation cases? Is there a tie in between Freedom Riders and Castro? Did you know over 200 (Americans?) attended lectures by communists in Cuba?

These are several questions, I'd like to know the answers to. If you have time, I'd rather hear them from you. Thank you for reading this.

	Yours truly,	
/s/		

b6 b7С

Vicksburg, Miss. July 3, 1961 Dear Mr. Hoover, Dir I have intended to write you for a long time. Recently I at tended the 14th Session of the QJA Mississippi Girls' State. There () heard many instructive talks on communism-timong the speakers mere Dr. W. W. Mc Bain President of Mississeppi Southern University, Judge Tom P. Brady, and several ex-7B. D. agents. Ot forums held after the films? "Communism on the Map and Opes ! ation abolition", the question, "How ? can you recognize communists and Communists propaganda was often

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to say. De CORE communist infiltrated or directed! Is "Breach of the beace "an unconstitutional law? are Mississippi courts and judges qualified to try desegregation cases! Is there a tee in between Freedom Riders and Castro! Did you know over 200 (americans!) attended lectures by communists in Cuba:

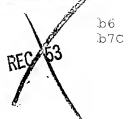
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b6 b7C Yours truly

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BUREAU OF INVESTIGATION
PARTMENT OF JUSTICE
JUL 1 0 1961

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Mr. Tolson
Mr. Belmont
Mr. Mohr
Mr. Callaban
Mr. Conrad
Mr. DeLocch
Mr. Evano
Mr. Malond
Mr. Rosen
Mr. Sullydn
Mr. Tave
Mr. Trotto

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" Z./ 	FREEBUS.	FO	LLOWIN	NG AR	E NAM	MES A	AND I	DESCRI	PTI	VE DAŤA	FR	OM P	D REC	ÖRĎS	<b>,</b>
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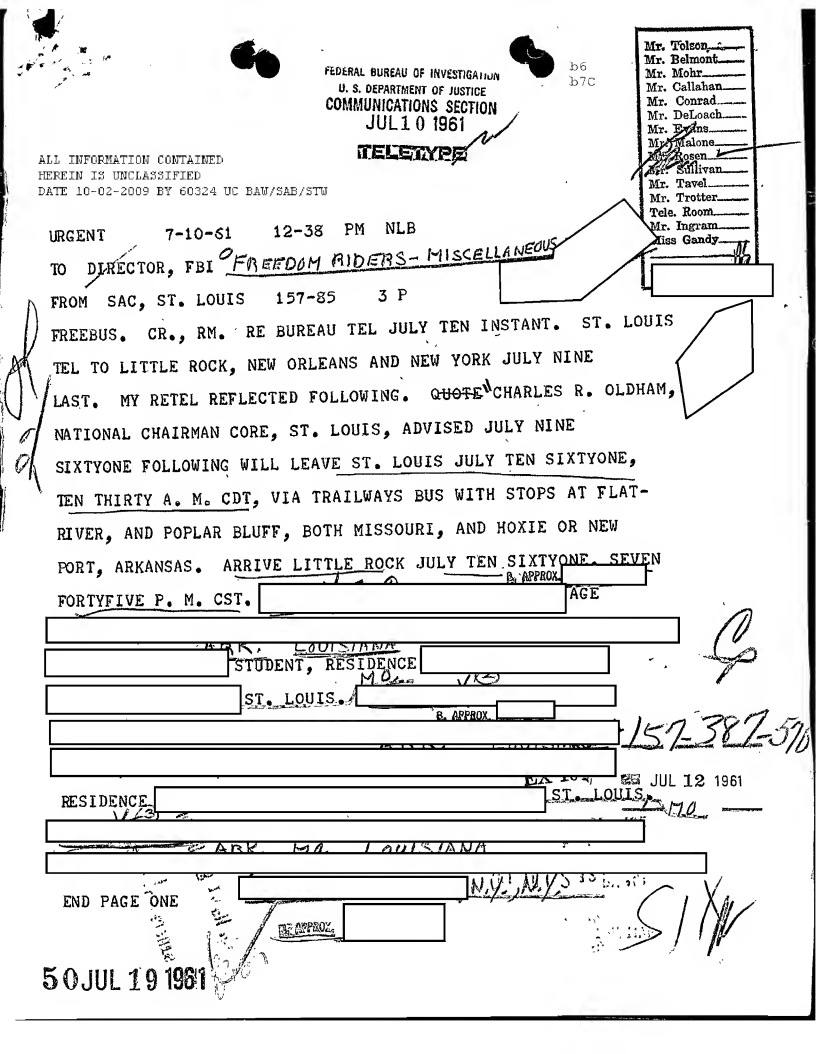
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HAIR ON ALL OF ABOVE.

END AND ACK PLS.

5-49 AM OK FBI WA NH

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PAGE TWO	21.0
RESIDENCE	NEW YORK
CITY. B. APPROX	
RIC.	CORE
ONGRESS OF MACIAL EG	NEW YORK CITY.
	/N-19/
B. APPRUX.	
SETAUKET, NEW YORK. OVER	NIGHT ACCOMMODATIONS AT
LITTLE ROCK WILL BE ARRANGED BY	
L1	TTLE ROCK, BROUP WILL
LEAVE LITTLE ROCK JULY ELEVEN, TI	The state of the s
BUS, DESTINATION NEW ORLEANS WITH	H STOP AT SHREVEPORT.
ADDRESS UNKNOWN, TE	ELEPHONE
SHREVER	PORT, AND
NEW_ORLEANS	ARE CONTACTS THOSE
CITIES. OLDHAM VOLUNTEERED NO DI	The state of the s
POSSIBLE EXCEPTION OF SHREVEPORT.	ST. LOUIS INDICES REFLECT
NO DATA IDENTIFIABLE WITH INSTANT	FIVE. NEW YORK CHECK
INDICES RE	AND FURNISH ANY
SUBVERSIVE INFORMATION IN LETTER	HEAD MEMORANDUM TO BUREAU,
COPIES LITTLE ROCK, NEW ORLEAANS	AND ST. LOUIS. / NQUOTE ON JULY
TEN SCHEDULED DEPARTURE VERIFIED	BY OLDHAM WHO STATED
COMMENT AS TO POSSIBLE TROUBLE AT	T SHREVEPORT BASED ON
CONJECTURE AND RUMOR PER	DESCRIBED AS QUOTE
END PAGE TWO	

PATE THREE

"EXCITABLE "UNQUOTE. ST. LOUIS POLICE DEPARTMENT AND
MISSOURI STATE HIGHWAY PATROL ADVISED INCLUDING DATA RE
SCHEDULED REST STOP JULY TEN INSTANT ELEVEN TWENTYSEVEN

A. M. CST, FLAT RIVER, MISSOURI AND TWO ZERO FIVE P. M. CST, POPLAR
BLUFF, MISSOURI. LITTLE ROCK AND NEW ORLEANS ADVISED BY
SEPARATE TEL.

END AND ACK PLS
1-45 PM OK FBI WA JA
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MAL BUREAU OF INVESTIGATION U. S. DEPARTMENT OF JUSTICE COMMUNICATIONS SECTION JULI 1 1961

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ALL INFORMATION CONTAINED herein is unclassífied DATE 10-02-2009 BY 60324 UC BAW/SAB/STW

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DIRECTOR, FBI AND SAC, NEW ORLEANS /157-264/ 2P

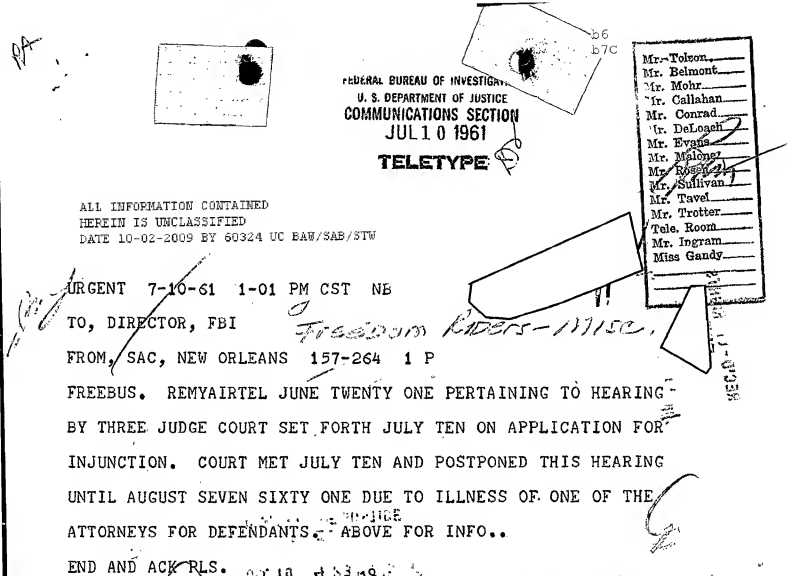
FROM SAC, LITTLE ROCK /157-111/ FAFEDOM RIDERS -1415

Mr. Tolson\_\_\_\_ Mr. Belmont Mr. Mohr\_ Mr. Callahan. Mr. Conrad .. Mr. DeLoach Mr. Evans. Mr. Malone, Mr. Rosen Mr. Sullivan Mr. Tavel Mr. Trotter. Tele. Room. Mr. Ingram. Miss Gandy.

b6 b7C

FREEBUS, CR., RM. RE SL TEL SEVEN NINE LAST AND BUREAU TEL TO SL SEVEN TEN. FIVE FREEDOM RIDERS ARRIVED LITTLE ROCK FROM SAINT LOUIS APPROXIMATELY SEVEN FORTYSEVEN PM SEVEN TEN. MET BY APPROXIMATELY TWO HUNDRED AND FIFTY TO THREE HUNDRED AT BUS STATION. FOUR RIDERS WENT INTO WHITE PAREN INTRASTATE PASSENGER WAITING ROOM END PAREN AND THEY WERE ARRESTED AFTER COP R. E. GLASSCOCK, LRPD, TWICE ORDERED THEM TO LEAVE STATION AFTER HE FELT THE CROWD HAD BECAME NOISY AND THREATENING. CHARGED WITH ARKANSAS STATUE FOUR ONE DASH ONE FOUR THREE TWO. CAUSING A DISTURBANCE OR A BREACH OF THE PEACE OR A THREATENED BREACH OF THE PEACE IN A PUBLIC PLACE. WHICH IS A MISDEMEANOR PUNISHABLE BY FINE OF FIVE HUNDRED DOLLARS

AND IMPRISONMENT IN JAIL FOR NOT MORE THAN SIX MONTHS OR BOTH. B. APPROR. A/RRESTED WERE PAREN DESCRIPTIONS PREVIOUSLY SET OUT DID NOT ENTER THE BUS By APPRUM. STATED HER JOB WAS TO NOTIFY 1961 RELEASED AFTER BEING TAKEN TO PD. LR ATTORNEY IN THE EVENT OTHERS WERE ARRESTED. ARK; END PAGE ONE EX 104 50 JUL 19 196



TO JUL 12 1961

3-02 PM OK FBI

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THOSE ARRESTED BEING LITTLE ROCK.

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1-48 AM OK FBI WA HFL

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PAGE TWO

The Attorney General

July 13, 1961

Director, FBI

FREE BUS - Mes

FREEDOM RIDE 1961 RACIAL MATTERS; DESTRUCTION OF ATRCRAFT OR MOTOR VEHICLES; CIVIL RIGHTS

I who was arrested as a freedom rider at Jackson, Mississippi, on June 2, 1961, has previously petitioned the United States District Court in Jackson for a writ of habeas corpus. The court denied the petition and also denied an application for a certificate of probable cause upon which an appeal might have been based. A certificate of probable cause was issued on July 12, 1961, by Judge John Minor Wisdom of the Fifth Circuit Court of Appeals.

Thirteen freedom riders left Los Angeles, California, by bus on July 12, 1961. They are to arrive in New Orleans, Louisiana, at 3:20 p.m., Central Standard Time, July 14, 1961, and will proceed to Jackson from New Orleans.

The Los Angeles group includes

attorneys who have a past record of Communist

Party activity.

is also known as

may be identical with one who has recently become active in Communist Party front youth group activities in Los Angeles.

The four freedom riders who vere arrested at Little Rock, Arkansas, on July 10, 1961, were sentenced completely 12, 1961. Each was fined \$500 and ordered to serve six months. All sentences were suspended on the condition that the defendants discontinue the freedom ride and return to their homes. The defendants were freed on this basis but on the evening of July 12, 1961, they surrendered to the Little Rock Police Department and were placed in jail to be returned to court on July 13, 1961.

1 - Mr. Mohr

1 - Mr. DeLoach

1 - Mr. Evans 1 - Mr. Sullivan

WLM: jam (16)

NOTE: This is classified because exposure of the informant could prejudice the defense interests of the

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MAILED 2 JL: 13 1961( COMM-FBI

Tolson Belmont \_\_\_\_\_

Rosen Sullivan Tavel Trotter

ngram andy



## The Attorney General

We have been advised in confidence that after the national wire services reported that the freedom riders would return home from Little Rock, officials of the Congress of Racial Equality (CORE) instructed that they should remain in Little Fock because their return home would defeat the purpose of CORE.

The freedom ride which was scheduled to leave Newark on July 12, 1961, for Chattanoga, Tennessee, is now scheduled to leave from New York by bus on July 13, 1961. There reportedly will be four or five in the group and reservations have been made at the Thomas Jefferson inn, Charlottesville, Virginia, for the night of July 13, 1961. The inn does not know that the group is integrated and the freedom riders anticipate that some difficulty may be encountered in this regard.

On July 14, 1961, the above group intends to proceed from Charlottesville to Chattanooga by bus, arriving in the evening of the same day. Between Roanoke, Virginia, and Chattanooga they plan to test the facilities at rest stops. It has been reported that they will ignore any request of a rest stop proprietor that facilities be used on a segrogated basis but they will obey any such instructions that may be given by police.

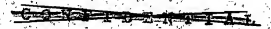
The lunch counter and rest room at the bus terminal are to be tested in Chattanooga. Local members of CORE allegedly will join the freedom riders if police interfere with them at Chattanooga, otherwise they will all attend a sublic rally. It has been stated that if arrests are made the freedom riders plan to stay in jail for one or two months.

A CORE representative at Chattanooga is reportedly making efforts to have the bus station desegregated prior to the arrival of the freedom ride.

Seventeen members of the American Nazi Party (ANP) and five members of Fighting American Nationalists (FAN) were picketing at Union Station, Washington, D. C., when the freedom

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The Attorney General

train of the National Association for the Advancement of Colored People arrived from Philadelphia, Pennsylvania, on July 12, 1961. The FAN was organized under the guidance of George Lincoln Rockwell, leader of ANP, however, the two organizations are not formally connected.

With regard to the proposed freedom walk from Ealtimore to Washington, D. C., on July 16, 1961, it has now been indicated that this is in connection with an annual board meeting of the Student Nonviolent Coordinating Committee (SNCC) which will be held in Ealtimore from July 14 to July 16, 1961. It has been announced that Martin Luther King, National Advisor of the SNCC, and James Farmer, National Director of CORE, will speak at the meeting in Baltimore. One hundred students allegedly plan to make the freedom walk to dramatize injustice in the South.

ments on a current basis.

- 1 Mr. Byron R. White Deputy Attorney General
- 1 Assistant Attorney General Burke Marshall
- I Assistant Attorney General Herbert J. Miller, Jr.
- 1 Assistant Attorney General
  J. Walter Yeagley

Mr. Tolson. Mr. Belmont. Ъб Mr. Mohr ... Mr. Callahan. b7C EDERAL BUREAU OF INVESTIGATION Mr. Conrad .. Mr. DeLoach. U. S. DEPARTMENT OF JUSTICE Mr. Evans. COMMUNICATIONS AECTION Mr. Malone M. Colen JUL 7 1961 Mr. Sullivan Mr. Tavel. TELETYPE Mr. Trotter. Tele. Room\_ URGENT 7-7-61 2-08 PM PDST EM Mr. Ingram . Miss Gandy. TO DIRECTOR, FBI AND SAC, NEW ORLEANS /157-264/ /100-24927/ FROM SAC, SAN FRANCISCO RE NEW ORLEANS TEL INSTANT DATE. SAN FRANCISCO. INDICES NEGATIVE RE END AND ACK PLS WA 5-10 PM OK FBI WA MSL NO OK FBI NO RS ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED ON 'REC- 46 TUDISC 291829 就将你看到你能 神经神经 EE JUL 12 1961

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<i>Л</i> )	FREEBUS, RM. FOLLOWING ARE NAMES AND DISCRIPTIVE DATA FROM JACKSON PD  RECORDS FOR EIGHT FR ARRESTED TRAILWAYS BUS TERMINAL JULY NINE  CHICAGO Z/I
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## U TED STATES DEPARTMENT O USTICE

## FEDERAL BUREAU OF INVESTIGATION

In Reply, Please Refer to File No. Los Angeles, California July 7, 1961

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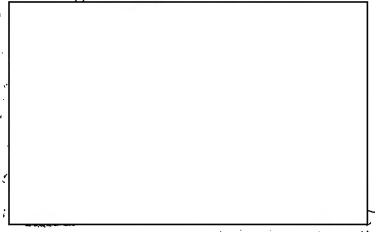
PROPOSED FREEDOM RIDERS TRIP TO JACKSON, MISSISSIPPI, LEAVING LOS ANGELES, CALIFORNIA, JULY 12, 1961

Reference: Previous memoranda in captioned matter dated June 28 and July 3, 1961.

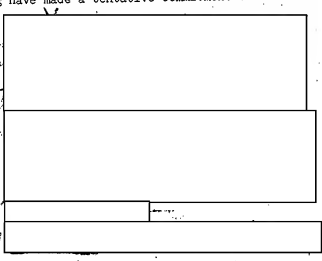
An informant who has furnished reliable information in the past advised on July 7, 1961, that the following individuals have made a firm commitment to participate in the Freedom Riders trip leaving Los Angeles, California, July 12, 1961:

9 FINCLOSURE

PROPOSED FREEDOM RIDERS TRIP TO JACKSON, MISSISSIPPI, LEAVING LOS ANGELES, CALIFORNIA, JULY 12, 1961.



Informant advised that in addition to the above, the following have made a tentative commitment to make the trip:



## CONFIDENTIAL

PROPOSED FREEDOM RIDERS' TRIP TO JACKSON, MISSISSIPPI LEAVING LOS ANGELES, CALIFORNIA, JULY 12, 1961 b7C b7D Informant further advised that previously scheduled to make the trip, probably would not go. Informants who have furnished reliable information in the past have reported the following concerning one of the above-named individuals: was recruited into the Communist Political Association (CFA), and was a member of the CPA as of March 1945. was a member of the Los Angeles County Communist Party, as of September 1945 and had attended meetings of this club in July, August and September 1945. The Communist Party (CP) and the CPA have been designated by the Attorney General pursuant to Executive Order 10450. The August 16, 1944, issue of the 'Daily People's World" (DPW), a west coast communist newspaper, carried an article stating that a DPW party would be held at 1222 North Commonwealth Avenue, Los Angeles. The August 27, 1944, issue of the DPW contained an article listing George Graddock as a prize winner in the East Hollywood area for obtaining renewal subscriptions to the DPW. was interviewed by Special Agents of the FBI on March 29, 1952, at which time he readily admitted his membership in the CPA and CP in 1944-45. He stated that he joined the CPA and CP because of racial discrimination but that nothing to do with the CP.

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CONFIDENTIA

PROPOSED FREEDOM RIDERS' TRIP TO JACKSON, MISSISSIPPI, LEAVING LOS ANGELES, CALIFORNIA, JULY 12, 1961

As of May 1959, the occupant at 1222 North Commonwealth Avenue, Los Angeles, was a subscriber to the "People's World," a west coast weekly communist newspaper and successor to the DPW. This subscription expired in or prior to July 1959.

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

-56)	FBI
	Date: 7/10/63
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EVICTOSURE

157-387-579

## In the united states district coast for the Jackson division of the powers district of Mississippi

CIVIL ACTION NO. 3140

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 10-02-2009 BY 60324 UC BAW/SAE/STW

IN THE MATTER OF THE APPLICATION

35

ELIZABETH PORTER WAGESTA POR A WRIT OF HARRAG CORPUS SOUTHERN DISTRICT OF MISSISSEPA

FILED

JUL 3 1961

\*oryce E. Wharton, Clerk

by

Decuty

OPINION OF THE COURT

This matter is before the Court upon a potition of Elizabeth Perter Wyckoff for a writ of habons corpus and upon the answer J. A. Gilfey, as Sheriff of minus County, Mississippi. The potition for a writ of habons corpus was filed with the Court and the Court issued a shew sause order to the Sheriff of Minds County why the writ should not issue and he responded thereto and the matter came on for hearing.

The petitioner alleged that she was a citizen of the United States, a resident of the state of New York, and she alleged that she is now imprisoned and restrained of her liberty in the Kinds County Jail in the State of Mississippi in the customy of J. A. Billoy, Sheriff of Hinds County, Alesissippi. She alloyed that the cause of such imprisonment is not known to her, but that she is held as a county prisoner under the explusive jurisdiction or custody of said Sheriff pursuant to a judgment of the Numisipal Court of the City of Jackson, Minds County, and that she was convicted of Vigiting Sec. 2007.5 of the Mississippi Jode of 1942 as amended, and by virtue of that conviction was committed to imprisonment in the Almis County Jail for a period of four months and fixed \$200.00. She further alleged that the judgment, sentence and semmitment were void and without authority of law, and that her imprisonment was a denial of due process of imm under the Fifth and Fourteenth Assandments to the Constitution of the United States, and also in violation of the First and Fifteenth Amend / to the Constitution of the United States; that the Court rendering the inferent of empirition was without jurisdiction.

The Hespanient, Gilfey, answered the potition and set up as a defense thereof that he held the quetody of the Potitionar by virtue of a judgment of conviction of presch of the peace in Hinds County, dississippi and the commitment issued by the Ex Officia Justine of the Peace of that Histrict, and desied all the other material allegations of the potition.

The Petitioner, who is a white woman, was convicted of a violation of Bection 2007.5 of the tode of 1942 and the executesus thereto, after a fair

Shoriff further set up as affirmative matter a certificate of the Ex Official function of the fonce wherein he pertified that the Petitioner was represented in his court by four attermays of her own chains and that the Petitioner, along mith nounced for the batte, amounted roady for trial. The was tried by the Court upon evidence and, after argument, was convicted by the Ex Official Justice of the Pence, and Respondent also set up as a defence that the Petitioner had not exhausted her state remodies which were grailable to her and that there was no emergency axisting in her schalf to justify the disregarding of the plain members of the Act of Congress, being Section 22:4, Title 23, USCA.

Counsel for Petitioner urges that if the writ should be demied, the Court should retain jurisdiction until she has had an opportunity to small negatiful of the remotion affected by the lasts of the State of Mindissippi.

The Court new committees the orel argument of the attorneys and their very able bylate filed in this case, and is of the spinion that the west should be demisd. In greating the writ the Court would be compelled to disregard and ignore the plain language of Section 225% of Title 28 of the Daited States Code, which provides that a Faloral Court shall not great a writ of haboas corpus to one she is held under a nounitagnt of the State Court unless the Petitioner has a denoted the state residion. The Petitioner educts in her petition that one hat not exhausted then, but urges the Court that the present polition is an emergency and that the Act of Congress should be disregarded by the Court. With this contention I stanct agree. There is no emergency to justify a dispersed of the Act of Congress. Patitioner alleges that she is unable to pay the quat of exhausting her rangdiss. In Minaissippi this is not an excuse or justification. The statutes of Mississippi provide that any persem use is unable to pay the eact or give cond therefor cay file a pasper's with and the appeal will be perfected immediately either cost. Section 1205, Mineissippi Code of 1948.

The Court stick convicted the Potitioner is a State Court immes on an an Officis Justice of the Peace. The law of Mississippi provides that the Pelice Justice of a city of ever 10,000 shall also be in Officia Justice of the Peace, authorised to try all misdewessers consisted mithin the limits of the municipality. See Section 3374-105, mississippi Code of 1942 and emendments thereto. The Petitioner was convicted June 5, 1761. Under Sections 1175, 1202 and 1203 of the Code of 1942 as recompiled, was said the right of

appeal immediately to the County Court, where she would be entitled to a trial de nove by a jury, if she desired one, and if convicted there would then be entitled to an immediate appeal to the Circuit Court, where the case would be tried on the record, and if affirmed there she would be entitled to an appeal to the Supreme Court of the State. These remedies are speedy and exhaustive, and even go further than in many states. The statutes give the trial court the right to release one without bend pending appeal, upon proper potition and showing that one is knable to give bond. Potitioner further contends that she was desired due process of law because she did not have a jury trial. This contention is without marit. When one is tried in a Justice of the Peace Court, as was potitioner, he is entitled to trial by jury if he requests it, but the record shows that Potitioner went to trial represented by shie sourced without calling for a jury.

Petitioner contends through her counsel that this is an effort to prevent integration and to enforce segregation. This contention is mithout merit. Petitioner was not convicted of a violation of any law with reference to integration or segregation, but was convicted of a breach of this peace in refusing to dispurse and have on under the direction of a lawful officer. The section of the Code above referred to provide that it is a misdemessor to congregate with other persons or areads with the intent to provide a broach of the peace and to refuse to dispurse or nove on upon the order of a lawful officer. This statute, or one similar thereto, is common to many states in the Union and is a very wise exercise of pelice powers of the case. Fatitioner's our state, New York, has a very similar statute and with the same purpose as is the Riselanippi statute. See Section 782, New York Found Law.

It is not necessary in the present hearing to determine the sensitutionality of this statute or similar statutes throughout the nation for the reason that Congress has specifically forbidden the Pederal Courts to great a writ of habous corpus unless a potitioner has exhausted all state remotics. That section of the Act of Congress reads as Follows: "An applicant shall not have been deemed to have exhausted the remotics available in the courts of the State within the meaning of this section, if he has the right under the law of the State to raise, by any evallable precedure, the question presented." The section is Courte/are relactant to interfere with the enferencest of the criminal statutes of a state, but leave that Pasetion to appropriate action of each state. The widom of this statute is exemplified by small argument of soursel

for netitioner when he refers to the bloodshed that occurred in Montgowers. No such necurrences happened in Mississippi, but had it not been for the orderly enforcement by the officers of the State of Mississippi under the provisions of this statute, such occurrences could have happened. Mississippi under the provisions of this statute the officers are authorised to require assemblies which are likely to provoke a breach of the peace to sowe on, and if one refuses so to do, he may be arrested for violation of the statute.

Counsel for retitioner, upon his request for the Court to retain jurisdiction even though the writ is denied, eiter the case of Duffy v. Wells, 201 Ped. (2) 503. Under this authority I agree that this case is an appropriate one for the Court to retain jurisdiction, but deny the writ. As here-tofore stated, the Pederal Courts are very reluctant indeed to interfere with the ordinary process of a State Court involving state matters. See Davis v. Durke, 179 U. 3. 399; Az Parte Havk, 321 U. 3. 114; Stack v. Boyle, 342 U. 5. 1; Brown v. Allen, 344 U. 5. 443.

The retition now before the Court for a writ of habeas corpus was meard upon the record without any evidence being introduced by either side. Then the case was called by the Court counsel for intitioner and counsel for the defendant were asked if either side desired to introduce any evidence and each answered that they did not. As heretofore stated, the law is that when a petition for habeas corpus is answered and the allegations of the petition are dealed, the burden is upon the fetitioner to prove the allegations of the pertition and her right thereigner.

As argued by counsel for jetitioner, the decision in this case will probably be far-reaching and one of importance. However, the question really is not a new one. It many times has been passed upon by the Courts. A review of the authorities will be appropriate as well as instructive, and I shall therefore discuss some aspects of nabeas corpus as they relate to the always delicate question of the relationship between the states and the Federal Government under our dual sovereignty.

It is generally known that the section with which we are now dealing (26 U.S.C.A. Sec. 2254), and the entire Chapter 153 of which it is a part, came into our law under the 1948 recodification of the Judicial Code. The chapter was based to a considerable extent upon studies made by the Judicial Conference of Semior Circuit Judges through its committee on habeas corpus, of which Judge John J. Farker was Chairman. The Supreme Court quoted a portion of the report of that committee in its decision of Surr v. Burford, 1950, 539 U. 5. 200,

The snapter on Habeas Corpus is, therefore, an expression of the attitude of Congress on a subject which, both before and after its passage, was the subject of constant solicitude of the Supress Court in dealing with Medoral-State relationships.

The Fifth Circuit Court of Appeals has in a recent case collected and sommented on some of these cases, and I quote a portion of its decision in Mapire Figures matributing Co. v. City of Fort worth, 273 F. 26 529, 535, et seq. (The notes, as numbered in the text of that decision, are shown in parentheses):

"Before leaving the discussion of the holdings of the five (13) recent decisions it is desirable to point out that, in 1955, (Amalgumented Clothing verters of America v. Siehman Bros. Co., 348 U. S. 511, 75 S. Ct. 452, 99 L. Md. 600) the Supress Court had esphasised the importance of the change in language which the enactment of Title 26 U. S. Code in 1946 brought about. The statute which had theretofore been Sec. 265 of the Judicial Code was revised in the 1946 enactment at as to read: (14)

"A court of the United States may not great an injunction to stay proceedings in a State court except as expressly authorized by Act of Congress, or where necessary in sid of its jurisdiction, or to protect or effectuate its judgments."

"Righman had brought a proceeding in a State court of Missouri to enjoin picketing by Amalgamated, alleging that it was being conducted in furtherance of a common-law conspiracy. Asserting toat the field had been occupied by the Taft-Hartley Act, 29 U.S.C.A. ies. 141 et seq. so that only the District Court of the United States (26 U.S.C.A. Sec.1337 and of. Weber v. Anheuserhad jurisdiction. Busen, Inc. 1955, 348 U.S. 468, 75 S. Ct. 480, 99 L. Ed. 546.) Amaigameted filed action in the federal court to restrain the procesuation of the State court proceeding. The District Court dississed, the Court of Appeals for the Sixth Circuit affirmed, (211 F. 24 449.) and the Supreme Court approved their actions, holding that the quoted statute constituted 'logislative policy \* \* \* in a clear-cut prohibition qualified only by specifically defined exceptions." (348 U.S. 511, 75 3. Ct. 455.) Responding to the argument that to permit State courts to entertain jurisdiction which had so manifestly been vested in the

federal courts under Taft-Hartley would bring about a situation where 'delay will not only undercut the legislative scheme, but opportunity for effective union activity may be diminished if not lost, the Supreme Court said (348 U.S. at pages 518-519, 75 S. Ct. at page 456):

"The assumption upon which the argument proceeds is that federal rights will not be adequately protocted in the state courts, and too "gap" complained of is impationce with the appellate process if state courts go wrong. But during more than helf of our nistory Congress, in setablishing the jurisdiction of the lower federal courts, in the main relied on the adequacy of the state judicial systems to enforce federal rights, subject to review by this Court. With limited exceptions, it was not until 1875 that the lower federal courts were given general jurisdiction over federal questions. During that entire period the vindication of federal rights depended upon the procedure which petitioner attacks as so grossly inadequate that it sould not have been contemplated by Congress. The promibition of Sec. 2283 is but continuing evidence of confidence in the state courts, reinforced by a desire to avoid direct conflicts between the state and federal courts. \* \* \* \*

"Pinally, it is clear that the federal courts should defer to state sourts, because of the long mettled principle that a federal court will intervene in a state's enforcement of its priminal laws only in extreme cases. One or two Supreme Court decisions will suffice to sawe that the principle is deep-rooted in our jurisprudence.

"The two ordinances under attack here create misdemanners only, punishable by maximum fines of \$200.00 for each day's violation. The basic thrust of the Complaint is to produce a federal holding in appellants' favor to excapt being subjected to being fined for showing the picture without first obtaining a permit. The action of the huprems Court in Douglas v. City of Jeannette, 1945, 319 U. S. 157.

3. Ct. 877. 87 L. M. 1324, illustrates that such a course may not be followed.

"Jeannette had an ordinance requiring those who solicited within its borders to prosure a license before beginning such solicitation. A group of Jehosan's witnesses refused to observe the requirements of the ordinance, being somvineed that it was inconsistent with the teachings of their religion. When the city officials asked that

they refrain from approaching the residents of the city, they decided upon a mass infiltration and brought one hundred Vitnesses into the city to molicit in defiance of the ordinance. It was necessary to sail out the fire department to supplement the efforts of the small police force. A score of the elithests were arrested and some were convicted, and their cases were affirmed by the state applicate court. (Commen-wealth v. Murdeck, 149 Fa. Super, 175, 27 A.2d 565.) Taking the case upon certifications, (Burdock v. Commonwealth of Fennsylvania, 1943, 519 U.S. 105, 63 S. Ct. 870, 87 L. Ed. 1292.) holding the ordinance unconstitutional.

. "Following these convictions some of the Witnesses brought proceedings in the United States District Court to restrain the enforcement of the ordinance, which resulted in the entry of orders edjoining its enforcement. (22) (Douglas v. City of Jeannette, D.C. K.D. Pa., 1941. 39 F. Supp. 52; and cr. Reid v. Borough of Brookville, Fa. D.C.V.D. Fa. 1941, 39 F. Supp. 30.) The Court of appeals for the Third (1942, 130 F. 24 652.) the Supreme Court granted Circuit reversed. (318 U.S. 749, 55 S. Ct. 660, 87 L. 24. 1125:) and upon mearing affirmed the action of the Court of Appeals (Douglas v. Sity of Jeannette, 1943, 319 U.S. 157, 63 S. Ct. 877, F L. Mt. 1324.) stating, 'we find no ground for supposing that the intervention of a federal court, in order to secure petitioners' constitutional rights, will be either necessary or appropriate. Here is some of the language (319 U. S. at pages 163-164, of the orinion: 63 3. Ct. at page 860.)

"The power reserved to the states under the Constitution to provide for the determination of controversies in their courts may be restricted by federal district sourts only in obedience to Congressional legislation in conformity to the Judiciary Article of the Constitution. Congress, by its legislation, has adopted the policy, with certain well defined statutory exceptions, of leaving generally to the state courts the trial of criminal cases arising under state laws, subject to review by this Court of any federal questions involved. \* \* \*

for his alleged criminal acts. Its imminence, even though alleged

to be in violation of constitutional guaranties, is not a ground for equity relief since the lawfulness or constitutionality of the statute or ordinance on which the procedution is based may be determined as readily in the criminal case as in a suit for injunction. \* \* \* \* Where the threatened procedution is by state officers for alleged violations of a state law, the state courts are the final arbiters of its meaning and application, subject only to review by this Court on federal grounds appropriately asserted. Hence the arrest by the federal courts of the processes of the criminal law within the states, and the determination of questions of criminal liability under state law by a federal court of equity, are to be supported only on a sawwing of danger of irreparable injury 'both great and immediate'. \* \* \*

have been threatened with any injury other than that insidental to every criminal proceeding brought lawfully and in good faith, or that a federal court of equity by withdrawing the determination of guilt from the state sourts could rightly afford patitioners any protection which they could not secure by prompt trial and appeal guraned to this Court.

"The principles sounciated in Jeannatte have had wide application. One case is worthy of note where the right sought to be safeguarded in the federal court arose, as did that is Jeannatte, under a (27) (Stefanelli v. Minnard, Civil Rights Act, 42 U.S.C.A. Secs. 1981-1983.

1951, 342 U.S. 117, 72 S. Ct. 118, 96 L. ad. 138.) Stefanelli, et al sought federal relief by injunction from threatened use in a state original prosecution of evidence admittedly obtained in violation of the Fourth Amendment. Both the District Court and the Court of Appeals declined to intervene, dismissing the complaints. The Supress Court affirmed, using this language: (342 U.S. at pages 128-123, 72 S. Ct. at pages 120.)

procedution summarizes conturies of weighty experience in Anglo-American law. It is impressively reinforced when not merely the relations between coordinate courts but between coordinate political authorities are in issue. The special delicacy of the adjustment to be preserved between federal equitable power and State administration of its own law, has been an historic consern of congressional enactment, see, e.g., 26 U.S.C. sees. 1341, 1342, 2263, 2264(5), 28 U.S.C.A. sees. 1341, 1342, 2265, 2264(5). This concern has been reflected in decisions of this Court,

not governed by explicit congressional requirement, bearing on a state's enforcement of its original law. (Citing several cases.) It has received striking confirmation even where an important countervalling rederal interest was involved.

"These considerations have informed our construction of the Civil dignts Act. \* \* Reparties of differences in particular cases, nowever, the Court's indextur of adjudication has been that the statute should be construed so as the respect the project because between the btates and the federal government in law enforcement."

'if these considerations limit femeral courts in restraining take proscoutions morely birestoned, how much more cogent are they to prevent federal interference with proceedings once began. \* \*

invoked are not the occosm of amercialny the equitable power here invoked are not the occosm of a merely doctrinaire aleranes to protoct the proper sphere of the tates in enforcing their criminal law. If we were to america this intervention, we would expose every tate criminal prosecution to insupportable discuption. I very question of procedural due process of law -- vita its far-flung and undefined range -- vould invite a flamining accessed against the system of tate courts by resort to the federal force, with review if need be to this fourt, to determine the issue.

that the Judgment below be affilmed.

To these decisions quoted from by the Court of Appeals for the fifth Circuit I would add Spoudon v. humans, 1943, 521, 77. I. and converts v. Thise, 1945, 195, while acceptedging always that the exhaustive opinion of ir. This function is not be demonstrated was remains the landsure upon which the other cases are chiefly based.

Circuit in Morrison, et al. V. Lavis, et al. 1996, 252 24 26 102, certiforari denied 73 2. 25, 1003, expressed the idea that paramette had been socialed. The later case of <u>Favire Plotures</u> sugre expressed no doubt about the binding force of <u>Jeomette</u>. Also it is worthy of note that the only appellate court referring to <u>Sorrison v. lavis</u> does so with disapproval, <u>June v. Juled Steelworters of America.</u> 1953, 255 F. 2d 594. Moreover, in the instant case now before the court the Petitioner is being prosecuted, which was not the case in <u>Morrison</u> supre.

. The treatment given immedia by the uprese court in the last for

years, in my epinion, destroys all doubt conserming the continued authority of intentities.

I find that the Supreme Court has cited <u>Jeannette</u> three times since <u>Merrison</u> v. <u>Jevin</u>, and has affirmed in a per curiem epinion a decizion of the Court of Appeals of the Second Circuit which cited <u>Jeannette</u> trice.

In Section v. Account, 357 U.S. 513, imagests was cited in a concurring opinion by Mr. Justice Slack in support of a different point from that under consideration. <u>Josephile</u> was also cited in support of emother point by the majority opinion in <u>Houron v. Pape</u>, 1961, 365 U.S. 167, 171, and by the dissembling opinion of Mr. Justice Frankfurter, ib. at page 206.

name of the language of the Court in its opinion in Manifes Y. Pane makes a short discussion of that case desirable. At page 163 of 365 U.S. this statement is made: "It is no answer that the State has a law which if emforced would give relied. The foderal remedy is supplementary to the state remedy, and the latter need not be first sought and refused before the foderal one is invoiced. Hence the fact that illinois by its constitution and laws outlaws rearches and seizures is no barrier to the present suit in the foderal court."

It has long been recognized that where a plaintiff is voucheafed rights in a federal forum or in a state forum, he has the right to choose which forum he will select for the vindication of his rights. Of, a case which went up from this court, Hisbans, et al. v. Associa Tentiles. Inc., 5 Gir., 1949, 175 F. 2d 977; same case in State Court of Hisbanshypi, Manualia Tentiles. Doc. v. Sillie, et al., 5. Ct. Miss., 41 Do. 2d 6. But the quoted belding is not contrary in any way with the principles of Jennatte and of Stafemalli. So each of these seases the effort was to indicate the federal court to intervace in state fourt action before that action had been brought to a constant. As long as Jennatte and Stafemalli, stand such a course may not be followed.

That jammatia and Shainmill do still stand is clearly demonstrated in two decisions rendered by the Supreme Court a week after Source v. Jame. Wilson v. Scimettler, et al., Feb. 27, 1961, 365 U.S. 331. Selmettler, et al were federal nareotic agents who had arrested Vilson under circumstances which made these approhensive that the evidence acted by them incident to the extent would not be unable in a federal prosecution. They delivered Wilson, therefore, to the authorities of Gook Scenty, Illinois, where Wilson was indicted. After the state court had denied Wilson's motion for suppression of the evidence he brought sotion in the United States District

Court to enjoin the use of the evidence and the foderal officers from testifying at the criminal trial in the state court. The Histrict Court granted the sotion to dismine the action and on appeal the Court of the eventh Circuit affirmed, 275 %. 24 932. The Court of Appeals cited Jammette as authority for this statement: "Congress and the federal judiciary generally have refrained from interfering with the internal affairs of the Hates in the administration of Justice, subject to review by federal courts of any federal questions involved. (F. 934.) It further cited Jammette as authority for the statement: The imminence of a trial on a narcotice charge is not such irreparable injury as dessends injunctive relief under principles of judicial supervision.

The tuprome court affirmed, citing both Jeagnette and Stafangilli, using this language at pp. 334-336:

Thet stacked, retains jurisdiction over this matter to the exclusion of all other courts — certainly to the exclusion of the rederal list triat fourt — until its duty has been fully performed, Harrisdor V.

Fadley, 172 U.S. 143, 16h; Fock V. Jerroge, 7 Now. 512, 524-529, and it om determine this matter as well as, if not better then, the focked dourt. If, at the criminal trial, the Tilinois court adheres to its interlocutory order on the suppression issue to petitioner's prejudice, he has an appeal to the Supression issue to petitioner's prejudice, he has an appeal to the Supression issue to petitioner's prejudice, he has an appeal to the Supression is fourt for any federal questions involved. I complex V. City of Jeannette, 319 U.S. 157, 163. It is toporatore clear that petitioner has a plain sid adequate remody at law in the original case pushing against him in the Illinois court.

There is still another cardinal reason shy it was proper for the intriot fourt to dismise the complaint. To live in the jurisdiction of two sovereignties. Sook has its own system of courts to interpret and enforce its laws, although in common territory. These courts could not perform their respective functions without embarrassing conflicts unless rules have adopted to syold them. Tuch rules have been adopted. The of them is that an accused 'should not be permitted to use the machinary of one severeignty to obstruct his trial in the courts of the other, unless the necessary operation of such reachinary presents his having a fair trial. Fouri v. Personden, 1931. 254, 260. Another is that federal courts should not exercise their discretionary power 'to interfere with or embarrass threatened

every State original procedution to insupportable discuption. Every question of precedural due process of law -- with its far-flung and underlined range -- would invite a flanking movement against the system of State courts by resort to the federal forum, with review if need be to this Court, to determine the issue. Asserted unconstitutionality in the impension and selection of the grand and potit juries, in the failure to appoint counsel, in the admission of a confession, in the oreation of an unfair trial atmosphere, in the misconduct of the trial court (and, we may add, in the ruling of motions to suppress evidence, and in ruling the competency of witnesses and their bestimony) -- all would provide ready opportunities, which conscientious counsel might be bound to employ, to subvert the orderly effective proceduation of local crims in local courts. To suggest these difficulties is to recognize their colution. I interpolity a singert, 342 0.8. U.T. 125-124.

Ar. Justice Stewart concurred specially in the decision, using these words:

Part I join in affirming the judgment. The petitioner has failed to state a case varranting equitable relief under the standards of <u>Staffmelli v. Sineri</u>, 342 U.S. 117, 122, and <u>Lougias v. City of Journette</u>, 319 U.S. 157, 163.

Funch v. Inlinear, Feb. 27, 1961, 365 U.t. 458, was not unlike witness v. Setmetiler, et al. eure, in its facts, the use of evidence obtained by wire topping in a prosecution in a State Court. The District Judges to to which the two cases had been presented refused to great injunctive relief, and the Court of Appeals of the Second Circuit affirmed, 277 F. 2d 739. In that case the Court relied on both Jemmetia and Statemalli as binding sutherity, and the Supress Court affirmed in a per curiam opinion reading: "The judgment is affirmed on the authority of Schmartz v. Incom., 344 U.C. 199, and Statemalli v. Sinemi, 342 U.S. 117.

From these most recent decisions of the Jupreus Court I conclude that, without doubt, <u>Japanette</u> and <u>Staffmalli</u> correctly state the law which has through the years been considered binding upon the Supreus Court in dealing with efforts to induse the federal courts to interfere in State prosecutions except under the most unusual circumstances. My holding with respect to the quoted statute governing beloas corpus is buttresced by these time honored principles governing State-Federal relationships.

For those reasons an order vill be entered desging the writ, but retaining jurisdiction of the case for my matters that might arise in it in the future.

This, the lat day of July, 1961.

S. C. MIZE

WILL STATES DESMICT JUDGE

WIT COMMUNICATIONS SECTION  COMMUNICATIONS SECTION  LET STATE FOR THE SECTION BOOK BOOK BOOK BOOK BOOK BOOK BOOK BO	
Mr. DeLoch Mr. Evens Mr. Malone Mr. Rosen Mr. Sullivan	
URGENT 7-7-61 9-45 PM MST  Mr. Tavel Mr. Trotter Tele. Room Mr. Ingram Miss Gandy Miss Gandy	
DO DIRECTOR, FBI AND SAC-S LOS ANGELES AND NEW ORLEANS	J
FROM SAC, PHOENIX /157-24/ 1-P FREEBUS, RM, CR. RELATEL SEVEN SIX, LAST, AND NO TEL SEVEN SEVEN	
INSTANT. INFORMATION TODAY LEARNED	13. 1
LEFT TUCSON, ARIZONA ALONE VIA PLANE AT ONE FIFTY FIVE PM SEVEN	and the second
SIX, LAST, FOR LOS ANGELES WHERE SHE WILL JOIN GROUP WHO WILL FLY	
TO UNDETERMINED POINT IN SOUTH. HER TRIP FIANCED BY UNKNOWN	
MEMBER OF CORE, TUCSON.	
AGE BORN	
RESIDES	(š
FATHER AND MOTHER	المستحدث
SHE IS CLOSE FRIEND TO	
WHO IS NOW IN JAIL AT JACKSON, MISSISSIPPI. PHOENIX INDICIES	
NEGATIVE CONCERNING AND IMMEDIATE FAMILY. AM COPY	
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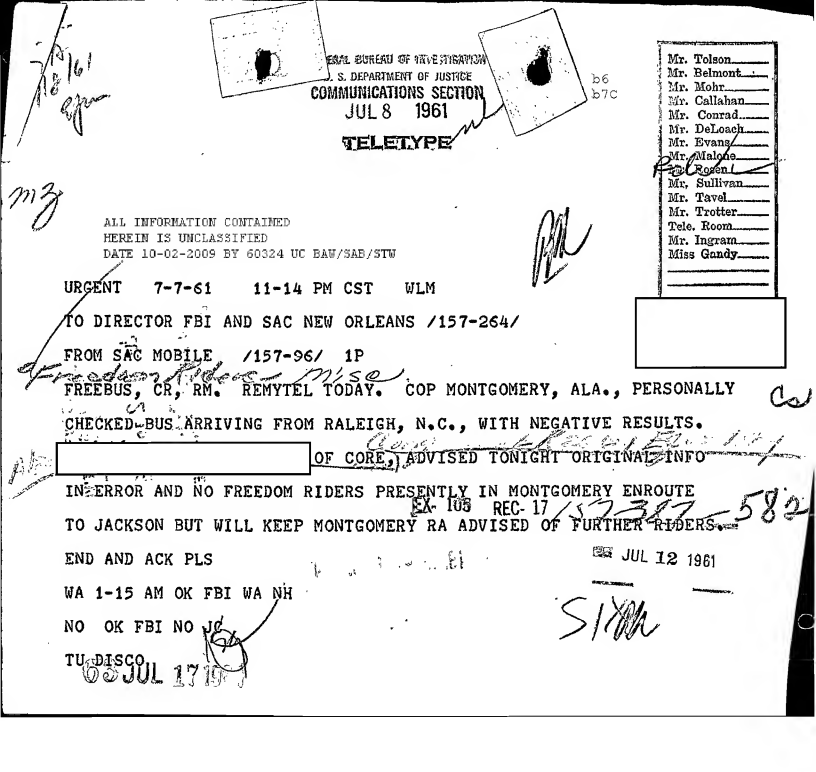
Mr. Conrad
Mr. DeLoach
Mr. Evans
Mr. Malone
Mr. Sullivan
Mr. Tavel
Mr. Trotter
Tele, Room
Mr. Ingram
Miss Gandy

Mr. Tolson.

Mr. Mohr\_ Mr. Callahan

Mr. Belmont.

7/7/61 3-58 PM CST URGENT TO DIRECTOR, FBI AND SAC, NEW ORLEANS /157-264/ FROM SAC MOBILE /157-96/ FREEBUS, CR, RM. CHIEF OF POLICE RUPPENTHAL, MONTGOMERY, ALA., ADVISED FIVE FREEDOM RIDERS FROM RALEIGH, N. C. ARRIVING IN MONTGOMERY APPROXIMATELY THREE P.M. TODAY. NO FURTHER IDENTITY KNOWN. CORE, TELEPHONICALLY ADVISED AFTER TELEPHONE-CALL TO NEW YORK CITY, THAT THERE WERE FIVE FREEDOM RIDERS WHO HAD ARRIVED MONTGOMERY THIS AFTERNOON FROM RALEIGH WOW WERE PROCEEDING TO JACKSON, HOWEVER, THEIR IDENTITIES NOT YET NOWN AND ITINERARIES NOT YET KNOWN. NEW ORLEADS AND see late IT 200 mos AN TUREAU WILL BE KEPT ADVISED. 25 JUL 12 1961 IND AND ACK IN ORDER PLS 6-00 PM OK FBI WA RAC OK LBI NO WBK DIS



FEDERAL BUREAU OF INVESTIGATION
U. S. DEPARTMENT OF JUSTICE
COMMUNICATIONS SECTION
JUL 8 1961

TELETYPE

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 10-02-2009 BY 50324 UC BAW/SAB/STW

748385 7--7--61 10--35PM CST JC

NO DIRECTOR, FBI

FROM SAC, NEW ORLENNS 157-26

FREEBUS. REMYTEL JULY SEVEN. TOTAL OF TWENTY FR WHO WERE
PREVIOUSLY ARRESTED JACKSON JULY FIVE, SIX, AND SEVEN TRIED JACKSON
MUNICIPAL COURT THREE PM JULY SEVEN FOR FOR VIOLATION SECTION

TWO ZERO EIGTH

SEVEN POINT FIVE MISS. CODE, ALL CONVICTED AN SENTENCED

TO FOUR MONTHS AND FINED TWO HUNDRED DOLLARS. NO INCIDENTS AT TRIAL

AGE TR ARRESTED WITH GROUP AT

GREYHOUND TERMINAL, JACKSON JULY SEVEN WAS NOT TRIED WITH OTHER

AS WAS TURNED OVER TO HINDS COUNTY JUVENILE AUTHORITIES WHO HAVE

HIM IN CUSTODY. HE WILL BE HANDLED IN YOUTH COURT NEXT WEEK.

FOLLOWING IS SUMMARY AS OF EIGHT PM JULY SEVEN - TOTAL ARRESTED ONE

NINE EIGHT. OUT ON BOND SIX SIX. PAID FINES FOUR. RELEASED TO

ATTORNEY ONE. NET IN CUSTODY ONE TWO SEVEN. ALL FR PRISONERS

EATING AT JACKSON CITY JAIL ADD HINDS COUNTY JAIL.

-40 AM OK FBI WA HFL

TU DIS.

WA

િ JUL 12 :9૩

Mr. Tolson

Mr. Mohr.

Mr. Evana. Mr. Melone Mr. Dogn. Mr. Sulliva

Mr. Tavel

Mr. Trotter.

Tele. Room. Mr. Ingram. Miss Gandy.

**b7C** 

Mr. Belmont

Mr. Callahan

Mr. Conrad Mr. DeLouch

517/

Mr. Tolson Mr. Belmont Mr. Mohr. Mr. Callahan FEDERAL BUREAU OF INVESTIGATION Mr. Conrad U. S. DEPARTMENT OF JUSTICE Mr. DeLoach COMMUNICATIONS SECTION Mr. Evans Mr. Malone\_ Mr. Sullivan JUL 7 1961 (7 ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED Mr. Tavel DATE 10-02-2009 BY 60324 UC BAW/SAB/STW Mr. Trotter. Tele. Room. Mr. Ingram. Miss Gandy. URGENT 7-7-61 6-37 PM CST LM TO DIRECTOR, FBI FROM SAC NEW ORLEANS /157-331/ 1P ARRESTED TRIALWAYS BUS TERMINAL , JACKSON, MISS., SIX TEN PM, CST, JULY SEVEN. ALL ARRIVED BUS FROM MONTGOMERY, ALA., WALKED INTO WHITEWAITING ROOM AS GROUP, WERE ARRESTED FOR BREACH OF PEACE WHEN FAILED TO MOVE ON AFTER BEING ORDERED BY PD. NO THEFTENES 2 JUL 12 1961 NAMES MILL LOTTON BARRIET'S END AND ACK PLS 8-39 PM OK FBI WA RACE EX 104

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Mr. Tolson Mr. Belmons Mr. Mohr. Tr. Colleban Mr. Conrad. r. DeLoach Mr. Evens Mr. Mrlone Mr. Tavel

Mr. Trotter.

Trie. Room.

Tr. Ingrem Mion Gandy.

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FROM

7-7-61

5-13 PM

157-264

DIRECTOR, FBI AND SAC, NEW ORLEANS

SAC, LOS ANGELES

157-367

FREEBUS, RM, CR. RE NEW ORLEANS TELETYPE DATED JULY SEVEN

INSTANT. LOS ANGELES INDICES CONTAIN NO INFORMATION

IDENTIFIABLE WITH

LATTER TWO ORIGINALLY SCHEDULED TO DEPART LOS ANGELES WITH GROUP ON JULY TWELVE NEXT. LOS ANGELES SUBMITTING AIRTEL AND LETTERHEAD MEMO TO BUREAU AND NEW ORLEANS TODAY LISTING INDIVIDUALS SCHEDULED TO DEPART FROM LOS ANGELES ON EN XX JULY TWELVE UNDER CAPTION QUOTE PROPOSED FREEDOM RIDERS TRIP TO JACKSON, MISSISSIPPI LEAVING LOS ANGELES, CALIFORNIA JULY TWELVE SIXTY ONE.

NO TO BE ADVISED

HOLD PLS

JUL 12 1981